

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA *ex rel.*
[FILED UNDER SEAL], et al.

Plaintiffs,

vs.

[FILED UNDER SEAL],

Defendants.

**FILED UNDER SEAL PURSUANT
TO 31 U.S.C. § 3730 AND LOCAL
CIVIL RULE 5.1.5(a)(1)**

CIVIL ACTION NO. 19-cv-5441

FIRST AMENDED COMPLAINT

JURY TRIAL DEMANDED

DO NOT PLACE IN PRESS BOX

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

**UNITED STATES OF AMERICA *ex rel.* ERIC
STENSON**, an individual, and the **STATES OF
CALIFORNIA, COLORADO,
CONNECTICUT, DELAWARE, FLORIDA,
GEORGIA, HAWAII, ILLINOIS, INDIANA,
IOWA, LOUISIANA, MARYLAND,
MASSACHUSETTS, MICHIGAN,
MINNESOTA, MONTANA, NEVADA, NEW
JERSEY, NEW MEXICO, NEW YORK,
NORTH CAROLINA, OKLAHOMA,
RHODE ISLAND, TENNESSE, TEXAS,
VIRGINIA, WISCONSIN, and THE
DISTRICT OF COLUMBIA,**

Plaintiffs,

vs.

LG ELECTRONICS USA, INC., a New Jersey
corporation; **SHAREDEN IMAGING
SOLUTIONS INC.**, a Michigan corporation;
**QUBYX SOFTWARE TECHNOLOGIES,
INC.**, a Delaware corporation; **DELL
TECHNOLOGIES, INC.**, a Delaware
corporation; **DIAGNOSTIC IMAGING, INC.**, a
Pennsylvania corporation; **VIRTUAL
RADIOLOGIC CORPORATION.**, a Minnesota
corporation; and **MEDNAX, INC.**, a Florida
corporation,

Defendants.

**FILED UNDER SEAL PURSUANT
TO 31 U.S.C. § 3730 AND LOCAL
CIVIL RULE 5.1.5(a)(1)**

CIVIL ACTION NO. 19-CV-544

FIRST AMENDED COMPLAINT

JURY TRIAL DEMANDED

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Plaintiff UNITED STATES OF AMERICA (“United States”), by and through Relator ERIC STENSON, alleges as follows:

I. INTRODUCTION

1. Relator Eric Stenson (“Relator”) brings this action on behalf of the United States to recover losses sustained by the Medicare and Medicaid programs (unless otherwise specified, collectively “Government Healthcare Programs”) as a result of the operations of Defendants LG Electronics USA, Inc. (“LG”), Shreden Imaging Solutions, LLC (“Shreden Imaging”), Qubyx Software Technologies, Inc. (“Qubyx”), Dell Technologies, Inc. (“Dell”), Diagnostic Imaging, Inc. (“DII”), Virtual Radiologic Corporation (“vRad”), and MEDNAX, Inc. (collectively “Defendants”).

2. From at least 2011 to the present, Defendants have defrauded the federal government by causing healthcare providers to submit Medicare and Medicaid claims for diagnostic radiology exams (e.g. MRI, X-ray, CT, ultrasound) involving computer monitors (“primary diagnostic displays”) that are technologically unsuitable for medical imaging.

3. Monitors used in radiology are of a proven, higher quality than off-the-shelf, consumer-grade monitors. Specifically, medical-grade monitors possess technical characteristics, factory calibration to the DICOM medical imaging standard, and hardware components and medical-specific technologies that consumer-grade monitors lack. In addition, diagnostic displays are designed, engineered, and manufactured in accordance with FDA-mandated quality programs. These additional features enable diagnostic display devices to produce superior image quality compared to that of their consumer-grade counterparts. Enhanced visual quality allows physicians to accurately interpret radiological images, thereby ensuring that patients are properly evaluated and diagnosed.

4. Despite knowing consumer-grade monitors are unfit for medical imaging, Defendants have bypassed the Food & Drug Administration (“FDA”) clearance process altogether and directly marketed such monitors to radiology practices across the country. With respect to certain products, Defendants have also fraudulently induced the FDA to approve their

use in medical imaging.

5. Defendants' illegal behavior reveals their blatant disregard for federal law, and has caused government healthcare programs to pay claims for exams interpreted on inferior monitors. The Defendant healthcare providers have also been unjustly enriched as Medicare further increased reimbursement on radiology-specific CPT codes to cover the direct practice expense of the primary diagnostic display—expenses they have intentionally avoided. For no reason other than corporate profit, Defendants have thus cheated U.S. taxpayers out of millions of dollars. In doing so, they have also recklessly endangered public health by jeopardizing the timeliness and accuracy of patients' medical diagnoses.

II. JURISDICTION AND VENUE

6. This Court has jurisdiction over this action pursuant to 31 U.S.C. § 3730(b) and 3732(a), which confer jurisdiction on this Court for actions brought under the Federal False Claims Act, and authorize nationwide service of process. Venue is proper in this district pursuant to 31 U.S.C. § 3732(a), as Defendants transact business in the Eastern District of Pennsylvania.

III. PARTIES

7. The plaintiffs in this action are the UNITED STATES OF AMERICA (“United States”) and the STATES OF CALIFORNIA, COLORADO, CONNECTICUT, DELAWARE, FLORIDA, GEORGIA, HAWAII, ILLINOIS, INDIANA, IOWA, LOUISIANA, MARYLAND, MASSACHUSETTS, MICHIGAN, MINNESOTA, MONTANA, NEVADA, NEW JERSEY, NEW MEXICO, NEW YORK, NORTH CAROLINA, OKLAHOMA, RHODE ISLAND, TENNESSE, TEXAS, VIRGINIA, WISCONSIN, and THE DISTRICT OF COLUMBIA, by and through Relator ERIC STENSON.

8. Relator ERIC STENSON works in the healthcare information technology industry. Mr. Stenson is currently employed as Director of Information Technology for Redirect Health, an Arizona-based multi-specialty medical group. Prior to Redirect Health, Mr. Stenson was the

Director of Information Technology for Intermountain Medical Imaging, a Boise, Idaho- based joint venture established by Gem State Radiology LLP and the Saint Alphonsus Health System. He is unaware of any prior public disclosure of the allegations set forth in this action. To the extent there has been any such public disclosure, Mr. Stenson qualifies as an original source, and has provided the information contained herein to the Government prior to the filing of this action.

9. Defendant LG is the wholly-owned North American subsidiary of LG Electronics, Inc., a South Korean multinational electronics company. In the United States, LG sells a variety of digital appliances, mobile phones, and digital display and media products, including computer monitors.

10. Defendant SHAREDEN IMAGING is a privately-owned medical imaging technology consulting firm incorporated in Michigan. According to its website, it purports to specialize in providing healthcare imaging technology for read-at-home workstations. Shareden Imaging is a North American distributor and technical support provider for the Qubyx PerfectLum software suite.

11. Defendant QUBYX is a privately-owned software technology company incorporated in Delaware. It purports to specialize in developing high-end software solutions for the medical imaging and color management industries. Specifically, Qubyx develops medical display calibration software that it falsely claims allows consumer-grade computer monitors to be used by radiology professionals for diagnostic purposes.

12. Defendant DELL is a Delaware corporation with its principal place of business in Round Rock, Texas. Dell is a multinational technology company that designs, manufactures, distributes, and sells a wide range of technology products and services, including computer monitors and displays.

13. Defendant vRad is one of the largest independent providers of professional radiology services in the country, and was wholly acquired by Defendant MEDNAX, Inc. (NYSE: MX), which absorbed vRad's management team, in 2015. In 2011, vRad acquired Philadelphia-based Defendant Diagnostic Imaging, Inc. (DII), which was Philadelphia's largest

radiology practice at the time. DII remains an active Pennsylvania corporation.

IV. BACKGROUND

A. Federal Regulation of Medical Devices and Medical Device Accessories.

14. In 1976, Congress enacted the Medical Device Amendments (“MDA”), 21 U.S.C. § 360c, *et seq.*, to the Food, Drug, and Cosmetic Act (“FDCA”), 21 U.S.C. § 301, *et seq.* The MDA expanded the FDA’s authority to regulate medical devices, which have since grown into a multi-billion dollar industry.

15. Under the MDA, medical devices are divided into three categories, or “classes.” Class I devices (e.g. bandages) are subject to minimal regulation; Class II devices (e.g. infusion pumps) are subject to moderate regulation; and Class III devices (e.g. pacemakers) are subject to the strictest regulation. 21 U.S.C. § 360c(a)(1)(C).

16. Class I devices are those for which general controls, such as labeling requirements, “are sufficient to provide reasonable assurance of [their] safety and effectiveness.” 21 U.S.C. § 360c(a)(1)(A)(i). FDA authorization is generally not required for their sale to be lawful.

17. Three routes exist for Class II and Class III devices to obtain FDA approval. The first is “premarket approval” (“PMA”) from the FDA, where the manufacturer establishes “reasonable assurance” that the device is safe and effective for its intended use. 21 U.S.C. § 360e(d)(2). PMA is the most rigorous of the FDA approval processes for medical devices. It requires the manufacturer to submit a complete report of all clinical and laboratory testing, a full statement of the components and design of the product, a description of the manufacturing process and quality controls, sample labeling instructions, and other detailed information. 21 U.S.C. § 360e(c)(1).

18. Two alternatives to the PMA process exist for manufacturers seeking to market Class II and Class III device. First, a device can be cleared by the FDA under the 510(k) process. To obtain 510(k) clearance, manufacturers must establish that a device is “substantially equivalent” to a device already approved for the same use. 21 U.S.C. § 360.

19. The 510(k) process is less demanding than the PMA process. To show “substantial

equivalence,” manufacturers need only submit a summary that describes, among other things, the device in question, its intended uses, and its relations to the claimed predicate device. If the device has different technological characteristics from the predicate, the summary must also describe these differences and discuss why they do not affect the safety and effectiveness of the device when used as intended. 21 C.F.R. § 807.92(a)(6). Manufacturers must also certify that “all data and information submitted in the premarket notification are truthful and accurate and that no material fact has been omitted.” 21 C.F.R. § 807.87(k). Upon receipt of a clearance letter from the FDA, manufacturers may lawfully market devices for each of their indicated uses.

20. Manufacturers can also circumvent the PMA process if a device is determined to contain innovative technology. Innovative devices may be marketed under a restricted “investigational device exemption,” (“IDE”), for purposes of conducting investigations of that device. 21 U.S.C. § 360j(g); 21 C.F.R. § 812.1.

21. Class II and III medical device may not lawfully be marketed or promoted unless previously approved by the FDA under at least one of the three routes described above - the PMA process, the 510(k) process, or the IDE process. When promoted by its manufacturer, a device is “adulterated” if it requires, but has not received, premarket approval from the FDA. 21 U.S.C. § 351(f). A device is “misbranded” when its manufacturer introduces it into interstate commerce without first submitting a required 510(k) premarket notification to the FDA. 21 U.S.C. § 360(k); 21 C.F.R. 807.81(a)(3)(ii).

22. The FDA also regulates medical device accessories. 21 U.S.C. § 321(h). A medical device accessory is any finished device that is intended to support, supplement, or augment the performance of one or more parent devices. FDA, *Medical Device Accessories - Describing Accessories and Classification Pathway for New Accessory Types 5* (Dec. 20, 2017). All devices deemed “finished” are subject to the FDCA’s regulatory framework. Thus, exactly like medical devices, accessories are classified as Class I, II, or III. 21 C.F.R. § 820.3(l).

23. The FDA’s authority to regulate medical device accessories extends to all software products that meet the above definition of “accessory.” It also reaches software that qualifies as

“Software as a Medical Device” (“SaMD”), as defined by the International Medical Device Regulators Forum (“IMDRF”). FDA, *Medical Device Accessories - Describing Accessories and Classification Pathway for New Accessory Types 4* (Dec. 20, 2017). Comprised of regulatory authorities from around the world, IMDRF seeks greater international convergence of national medical device regulatory regimes. To this end, it broadly defines SaMD as “. . . software intended to be used for one or more medical purposes that perform these purposes without being part of a hardware medical device.” *Id.* at 4-5.

24. But the identification of a product as an accessory does not necessitate a conclusion that the accessory and its parent device will have the same classification. Rather, under the 21st Century Cures Act, the FDA classifies device accessories “based on the intended use of the accessory, notwithstanding the classification of any other device with which such accessory is intended to be used.” 21 U.S.C. § 360c(b)(9).

B. Regulation of Diagnostic Computer Monitors.

25. Federal law classifies picture archiving and communications systems (“PACS”) as Class II medical devices. 21 C.F.R. § 892.2050. A PACS is any device that provides one or more capabilities relating to the acceptance, transfer, display, storage, and digital processing of medical images. *Id.* PACS workstations typically consist of hardware that displays medical images (e.g. computer monitors), as well as software that allows the user to manipulate, enhance, compress, or quantify those images. *Id.* The monitors at issue in this case fall squarely within the definition of PACS, and are therefore Class II medical devices. As such, they require FDA clearance before they can be marketed and sold for use in diagnostic imaging. As a Class II medical device, the FDA has assigned product code “PGY” to the category “Display, Diagnostic Radiology” for use, identification, and classification by manufacturers when submitting required regulatory filings with the FDA.

26. In addition to FDA regulations, monitors used for medical imaging must comply with a number of radiology industry quality assurance standards including, but not limited to, DICOM part 14 GSDF, AAPM TG 18, DIN 6868-57, DIN 6868-157, JESRA X-0093, IEC

62563-1, ACR, and the New York State Primary Diagnostic Monitor (“PDM”) Quality Assurance Program.

27. Designed to ensure visual quality and accuracy, these standards mandate levels of luminance, contrast, and spatial resolution that are significantly greater than those found in a typical consumer-grade monitor. To comply, medical-grade monitors must possess capabilities and hardware components not present in consumer-grade monitors.

C. Reimbursement of Medical Devices Under Government Healthcare Programs and Private Insurance.

28. Medicare is a federally-funded healthcare program that provides medical insurance coverage to qualified residents of the United States who are aged 65 and older, younger people with permanent or congenital disabilities, or those who meet other special criteria. The vast majority of Medicare’s costs are paid by United States citizens through their taxes.

29. The United States provides reimbursement for Medicare claims through the Centers for Medicare & Medicaid Services (“CMS”), which is the operating division of the United States Department of Health & Human Services (“HHS”). CMS, in turn, contracts out to Medicare Administrative Contractors (“MACs”), also known as carriers, to review, approve, and pay Medicare claims received from healthcare providers.

30. Medicare payments are typically made directly to healthcare providers rather than the patient, as Medicare recipients routinely assign their right to payment to the healthcare provider. Once a Medicare recipient assigns their right to payment to a provider, the provider then submits its bill directly to Medicare.

31. Typically, Medicare reimburses only reasonable and necessary medical services furnished to beneficiaries. 42 U.S.C. § 1395y(a)(1)(A); *see also* 42 C.F.R. § 411.15(k)(1). Federal regulations, national coverage determinations, and local coverage determinations all specify which medical services and products CMS deems reasonable and necessary.

32. Medical devices that do not have FDA approval are generally not eligible for Medicare reimbursement. *See* 42 C.F.R. § 405.201(a)(1) (establishing that CMS “uses the FDA

categorization of a device as a factor in making Medicare coverage decisions”); *Int’l Rehab Scis. Inc. v. Sebelius*, 688 F. 3d 994, 1002 (9th Cir. 2012) (“FDA clearance . . . is necessary, but not sufficient, for Medicare coverage.”); *US ex rel. The Dan Abrams Company v. Medtronic, Inc.*, No. LA CV15–01212 JAK (ASX), 2017 WL 4023092, at *3 (C.D. Cal. Sept. 11, 2017) (“In general, devices that do not have FDA clearance are not eligible for Medicare reimbursement.”); CMS, *Medicare Benefit Policy Manual*, CMS Pub. No. 100-02, Ch. 14 § 10 (“Devices that may be covered under Medicare include the following categories: Devices approved by the FDA through the Pre-Market Approval (PMA) process; Devices cleared by the FDA through the 510(k) process; FDA-approved Investigational Device Exemption (IDE) Category B devices; and Hospital IRB-approved non-significant risk devices.”); CMS, *Medicare Program; Revised Process for Making Medicare National Coverage Determinations*, 68 Fed. Reg. 55634-01, 2003 WL 22213011 (Sept. 26, 2003) (“[A]n FDA-regulated product must receive FDA approval or clearance (unless exempt from the FDA premarket review process) for at least one indication to be eligible for Medicare coverage.”).

33. Medicaid, 42 U.S.C. § 1396, et seq., is a public assistance program providing for payment of medical expenses for approximately 74 million low-income patients. Funding for Medicaid is shared between the federal government and state governments.

34. Although Medicaid is administered on a state-by-state basis, the state programs adhere to federal guidelines, and some services must be provided under the state program in order to receive federal funding. 42 U.S.C. § 1396a(a)(10). States may offer additional, non-mandatory services if they choose to do so.

35. Both federal and state law regulate the extent of Medicaid coverage for medical devices. However, medical devices that are not FDA-approved are typically excluded from reimbursement under Medicaid, as they are under Medicare.

36. Private insurance companies generally follow the same reimbursement guidelines as government healthcare programs. Like Medicare, they typically only reimburse for medical services they deem “reasonable and necessary.” Because of this, private coverage policies usually

restrict reimbursement of medical devices to those that have been cleared by the FDA as safe and effective for each of their indicated uses. *See FDA, Payor Communication Task Force*, <https://www.fda.gov/about-fda/cdrh-innovation/payor-communication-task-force> (last visited Aug. 5, 2019) (“Usually after FDA approval or clearance . . . public and private organizations that pay for health care (payors) and the professionals who provide health care (providers) . . . decide whether to cover, pay for, or use a device.”).

V. OVERVIEW OF THE SCHEME

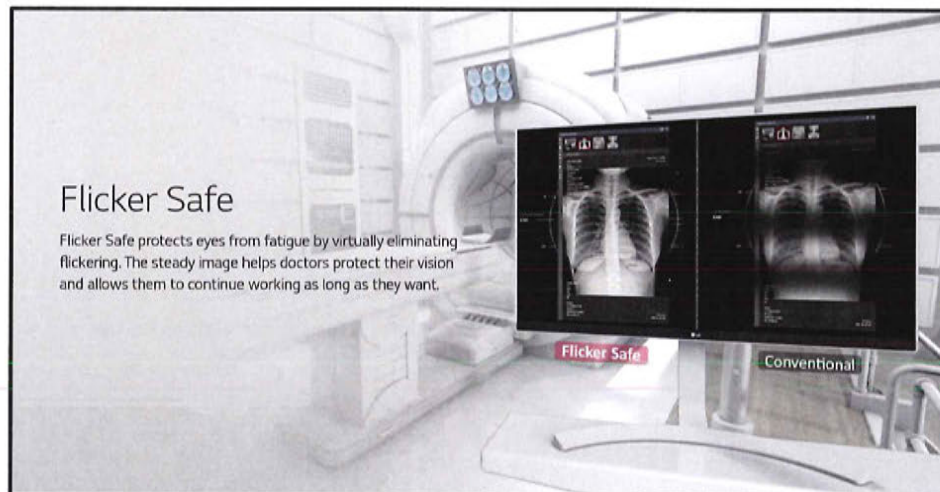
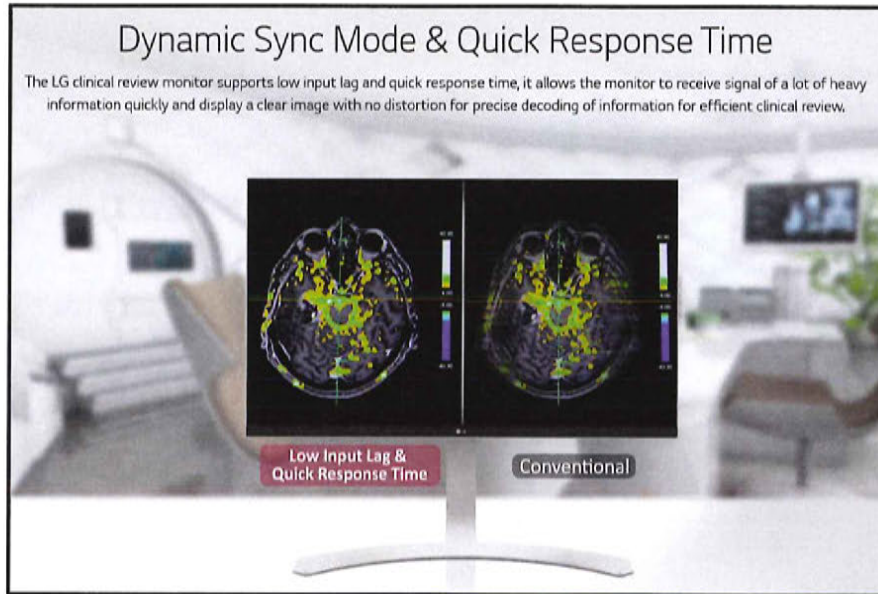
A. LG and Sharden Imaging Illegally Market Unapproved Monitors

37. LG has concocted a scheme to unlawfully market computer monitors for diagnostic purposes. For example, LG manufactures and sells the LG 27HJ712C-W and 27HJ712C-B, consumer-grade monitors technologically unsuitable for use in medical imaging. Aware of this, LG has never sought FDA clearance to market them to medical professionals.

38. Yet LG publicly advertises these monitors on its website as “Clinical Review Monitor[s].”



39. Marketing imagery accompanying the 27HJ712C-W's product listing is clearly targeted at radiology professionals.



40. LG also targets radiology industry conferences to solicit potential buyers. For example, at the 2017 annual meeting of the Radiological Society of North America (“RSNA”), LG promoted the 27HJ712C-B for use in read-at-home PACS workstations, promising buyers “special Radiologist discount[s]” and “medical grade performance at a consumer grade price.”

The advertisement is a black and white flyer for the LG 27HJ712C-B monitor. At the top right is the LG Business Solutions logo. The main headline reads "The Accurate and Affordable Answer to Home Reading" followed by "LG 27" BMP Clinical Review Monitor". In the center is a photograph of the monitor displaying two side-by-side chest X-ray images. Below the monitor is the model number "27HJ712C-B". Underneath that, it says "SEE US AT RSNA BOOTH #4729, SOUTH HALL". A list of features follows:

- DICOM out-of-the-box calibrated to ACR-AAPM-SIM secondary review brightness guidelines
- Backlight sensor maintain DICOM calibrated brightness for 3 years
- Operate in (2X 4MP) Picture by Picture or in (BMP) Single screen for connection to PACS workstation
- Rotate two monitors in Portrait and use side-by-side for the ultimate reading experience

 Below the list, it states "Medical Grade Performance at a Consumer Grade Price" and "Speak with an LG professional today and learn about special Radiologist discount". Contact information includes "714-795-4022 | 408-334-7018" and the website "www.lg.com/us/business/commercial-display/it-products/medical-monitors". At the bottom, a small copyright notice reads: "© 2018 LG Electronics USA, Inc., Englewood Cliffs, NJ. LG and the LG logo are registered trademarks of LG Corp. Specifications are subject to change without notice. Screen images are simulated."

41. At a 2019 meeting of the Society for Imaging Informatics in Medicine, the premier professional organization focused on radiological imaging technology, LG exhibited its ongoing aggressive marketing strategy, pushing the deployment of non-FDA approved monitors through a sales booth featuring multiple consumer-grade LG monitors:



42. Moreover, employees of both LG and its retailers, including Defendant Shareden Imaging, have personally and directly promoted the monitors to Relator for use in diagnostic radiology. After the 2017 RSNA meeting, Aaron Addison, LG's Western Regional Manager of IT sales, contacted Relator via email and attempted to sell 27HJ712C monitors to Relator's employers - Intermountain Medical Imaging, Gem State Radiology, LLP and St. Alphonsus Health System.

From: Aaron Addison/LGEUS HE B2B IT Sales Regional(aaron.addison@lge.com)
Sent: Wednesday, November 29, 2017 1:33 PM
To: Estenson@imirad.com
Subject: LG Clinical Monitors

Hi Eric,

I was given your contact info from my colleague here at RSNA. He said that you were interested in our 27W" clinical monitor and would like to get special pricing in place through CDW. I can most definitely assist you with that. If you're still at the show please swing on by and ask for me. I'll be here the remaining part of today and all day tomorrow.

Thanks again and I look forward to hearing from you.

Respectfully,

Aaron C. Addison
 Western Regional Manager IT Sales
 HE B2B Division LG Electronics Inc, US
 Cell: 513-630-4861

43. The potential sale fell through after a trial run revealed the monitors' subpar performance. Dr. Jeffrey Seabourn, a radiologist with Gem State Radiology and the hospital's physician liaison for radiology initiatives, conducted the trial. To assess the LG monitor's ability to accurately display images, he used a previously-analyzed CT scan as a sample. Dr. Seabourn's prior read—performed on an FDA-approved, medical-grade BARCO monitor—revealed sizable cancerous tumors. But when viewed on the LG monitors being pushed by LG's sales representatives, regions of the scan known to contain internal organs, as well as the sizable tumors, only appeared pixelated or black, rendering the scan unreadable. Following this failed trial run, Intermountain Medical Imaging together with employees of St. Alphonsus Hospital, Trinity Health corporate-IT and IBM support worked with LG to rectify the issues without success, and ultimately chose to forgo the purchase, citing safety and quality concerns.

44. On a separate occasion, Shareden Imaging also tried to sell the LG 27HJ712C-W monitor to Intermountain Medical Imaging. In a December 24, 2018 email to Relator, its Senior Business Development Director, Sharon Johnson, promoted the device for read-at-home PACS workstations.

On Dec 24, 2018, at 1:11 PM,
["sharon@sharedenimaging.com"](mailto:sharon@sharedenimaging.com)
[<sharon@sharedenimaging.com>](mailto:sharon@sharedenimaging.com) wrote:

Happy Holidays Eric,

I'm following up with you post RSNA. I wanted to make sure you had all possible options to consider as you're strategizing on the right solution to meet your onsite or home reading requirements.

We are the exclusive reseller of the new black LG 27" 8MP medical displays bundled with the integrated PerfectLum calibration and QA software.

This is the perfect solution for onsite and/or teleradiology configurations as these displays can be split into two separate screens or (if purchased as pairs), can be rotated in portrait mode and take up less space than the Dell UP3017 and UP3216 units. The LG's would be suitable for teleradiology reading purposes (excluding chest and mammography use).

45. By selling non-FDA-cleared monitors to radiology practices, both LG and Shareden Imaging have exhibited a conscious disregard for federal law. They have caused technologically inferior monitors to be utilized in diagnostic radiology exams, for which government healthcare programs have been charged. In addition to causing the government to pay false claims, LG and Shareden Imaging have placed patients at risk of illness or injury due to missed or delayed diagnoses.

46. By marketing non-FDA-cleared monitors, LG and Shareden Imaging exhibit a conscious disregard for federal law. As the marketing materials and techniques described above suggest, they know the medical groups they target intend to use the monitors for diagnostic purposes. As sophisticated companies that regularly operate in the healthcare space, LG and its retailers such as Shareden Imaging, know that PACS monitors are Class II devices that require FDA clearance before they can be sold. They further know that – as with virtually all medical services – the diagnostic services provided by their customers are billed to government healthcare programs and third-party payers, all of whom typically restrict reimbursement to services performed on FDA-cleared devices. Nonetheless, LG and Shareden Imaging do not disclose to buyers that the LG monitors are not FDA-cleared, and mislead them into believing the monitors are fit for diagnostic use.

47. Their marketing efforts have been successful. The LG monitors have been purchased by several radiology groups and hospitals in North America, including a hospital in Indiana that uses them in surgery suites. According to Robert Mohadjer, President, Medical Displays for Less, another medical display reseller, multiple radiology practices are currently using LG monitors to read diagnostic tests. Robert Mohadjer confirmed to Relator that he does not recommend LG monitors for such use, as “they are not diagnostic.” Robert Mohadjer also informed Relator that one of his company’s clients, a Canadian radiologist, “bought one thinking it would be diagnostic and it is not bright enough.”

48. Thus, through the marketing described above, LG and Shareden Imaging have caused technologically inferior monitors to be used in diagnostic radiology exams, for which

government healthcare programs and other third-payers have been charged. This has not only caused the government and private insurers to pay false claims, but has placed patients at risk by increasing the likelihood of missed or delayed diagnoses.

B. Qubyx Intentionally Deceives the FDA to Obtain 510(K) Clearance for PerfectLum Software Bundles

49. Qubyx specializes in developing software for medical display calibration and quality assurance. Through software-only solutions, it purports to convert high-end consumer-grade monitors into medical-grade monitors, essentially by having untrained individuals recalibrate a non-diagnostic display's color lookup table (LUT) to the DICOM curve—a calibration process which is normally completed by factory-trained technicians at the time of device manufacturing and validated by medical physicists.

50. Its primary product, PerfectLum, is based on proprietary object code that supposedly calibrates any LCD display to meet the stringent quality standards imposed by the radiology industry. PerfectLum falls squarely within the definition of “accessory” as defined by the FDCA. As such, it requires FDA clearance before it can be lawfully sold within the United States. While Qubyx bundles PerfectLum with specific monitors manufactured by Dell, it also markets it as a stand-alone application.

51. Qubyx's customer base consists almost exclusively of medical clients. Notable purchasers of PerfectLum include, but are not limited to, the University of Pennsylvania Health System, the University of Wisconsin-Madison, and the University of Arizona.

52. However, Qubyx's business success rests upon on a series of falsehoods. FDA clearances for its products have been obtained through false statements on 510(k) premarket notifications.

53. On May 5, 2011, Qubyx submitted its first 510(k) to the FDA for the “Dell Ultrasharp U3011 with Qubyx PerfectLum Bundle.” It received clearance to market the bundle on January 30, 2012.

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54. Qubyx certified in its application that the Dell U3011, when coupled with PerfectLum, is “substantially equivalent” to the LCD3090WQXI, a medical-grade monitor manufactured by NEC Display Solutions, Ltd.

The new and predicate device are substantially equivalent in the areas of technical characteristics, general function, application and indented use.		
Comparison table		
	DELL U3011 with PerfectLum version 3	Predicate device NEC LCD3090WQXI 510(k) number: K083916
Panel Type	IPS	IPS
Panel size	30" viewable	29.8" viewable
Native Resolution	2560 x 1600	2560 x 1600
Pixel Pitch	0.25 mm	0.25 mm
Brightness (typical)	370 cd/m2	350 cd/m2
Contrast Ratio (typical)	1000:1	1000:1
Viewing Angle (typical)	178° Vert., 178° Hor.	178° Vert., 178° Hor.
Displayable Colors	1.07 billion colors	16.7 million
DICOM calibration software and AAPM verification software	bundled	optional

55. Although the two share similar specifications, the NEC LCD contains fundamentally different technology which enables it to produce higher-quality images than the Dell U3011.

56. Specifically, the NEC LCD employs circuitry that stabilizes the luminance output of the LCD’s backlight. This improves long-term image stability. For a radiologist evaluating a patient’s condition, the reproducibility of images from day to day is paramount. Thus, a fundamental concern with diagnostic monitors is their ability to maintain constant brightness and image presentation over time. But consumer-grade monitors that lack stability systems, such as the Dell U3011, can vary significantly in luminance output across the display, even within the first several hours of use. This negatively affects image quality by as much as 30%, as measured on the “just-noticeable-difference” (“JND”) scale, a common industry model for assessing observable

changes in luminance.

57. The NEC LCD also contains front panel sensor technology that the Dell U3011 does not. Its front panel sensors periodically measure luminance output and recalibrate the display accordingly. This ensures image consistency across time and variations in temperature. In contrast, the Dell U3011 relies exclusively on backlight sensors for recalibration of front panel output. Over time, this proves to be a less reliable means of validating front panel luminance because aging of the monitor's components tends to distort the relationship between the backlight and front panel output. In fact, physicists and medical device engineers alike have concluded that the use of backlight sensors to stabilize front panel output fails to achieve the visual quality mandated by radiology industry standards.

58. Finally, the NEC LCD also utilizes higher quality LCD panels than the Dell U3011. In particular, its panels employ pixel-by-pixel correction factors that eliminate "noise" and create greater uniformity across images.

59. The dissimilarities between the NEC LCD and the Dell U3011 result from differences in hardware, which PerfectLum cannot possibly reconcile. But on its 510(k), Qubyx failed to disclose the technological differences between the two devices, as required under 21

C.F.R. § 807.92(a)(6). Had it done so, the FDA would not have cleared the U3011 bundle for use in medical imaging.

60. The FDA has issued industry guidance regarding the content of 510(k) summaries for PACS monitors. Though nonbinding, it reflects the agency's position as to which information it deems important in determining "substantial equivalence" between devices. The guidance is widely known and circulated within the industry, and deviations from the guidance are therefore presumptively intentional. The guidance directs that each 510(k) summary for PACS monitors include a discussion of the monitor's luminance calibration capabilities. In particular, it suggests each summary contain "[a] description of the sensor hardware and associated software for performing luminance calibration, and if applicable, details about the user-level procedures,

service-action tolerances, and centralized automatic calibration tools.”

61. Such information is noticeably absent from Qubyx’s 510(k) summary for the U3011 bundle. As discussed above, for example, the U3011 lacks front panel sensors that measure luminance output and recalibrate the display – sensors that are present in the NEC LCD. Aware that disclosure of this fact would sink its chance of obtaining clearance, Qubyx omitted this information from its 510(k) summary, in violation of 21 C.F.R. § 807.92(a)(6). It thus obtained clearance for the U3011 bundle by intentionally withholding information from the FDA, despite certifying that no material fact was omitted from its 510(k).

62. Yet Qubyx’s fraudulent behavior does not end there. On February 20, 2017, Qubyx submitted another 510(k) premarket notification to the FDA, this time for the “Dell UP3017 with Qubyx PerfectLum Bundle.” It received clearance on May 26, 2017.

63. This 510(k) states that the Dell UP3017, coupled with PerfectLum, is “. . . compliant with [the] AAPM TG 18 standard and can be used as a primary category display for [the] interpretation of medical images.”

<p>The display device has successfully passed AAPM TG18 acceptance test, so it is compliant with AAPM TG18 standard and can be used as a primary category display for interpretation of medical images. The same is true for the predicate device, so the two devices are substantially equivalent in this regard.</p>
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64. But this statement is untrue. The AAPM TG18 standard calls for certain hardware specifications not present in the Dell UP3017 and whose absence cannot possibly be rectified by software-only applications like PerfectLum. This limitation precludes the monitor’s compliance with the AAPM TG18 standard and renders it unfit for diagnostic radiology.

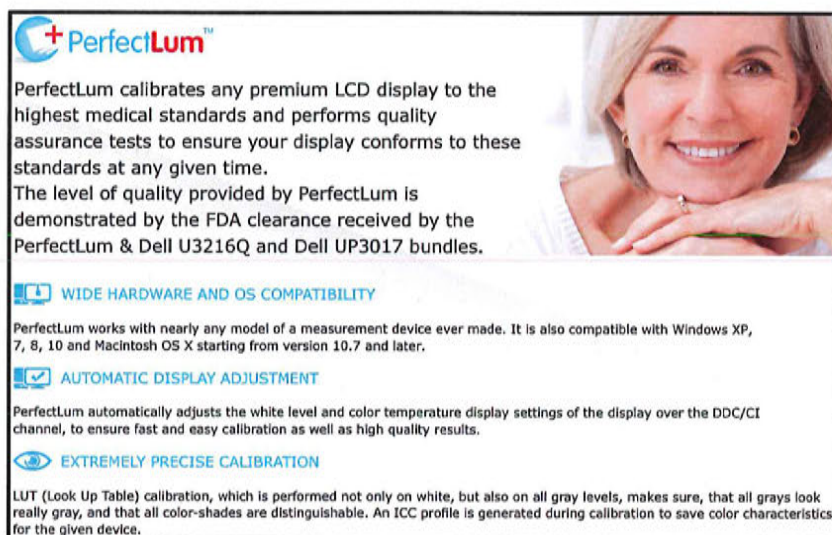
65. Specifically, consumer-grade monitors typically suffer declines in luminance value as their number of illuminated pixels increases. The Dell UP3017 is no different. In fact, the AAPM team charged with reviewing the Dell UP3017 specifically noted its inability to sustain the minimum required luminance level when its number of illuminated pixels was increased.

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66. Therefore, on two separate occasions, Qubyx deceived the FDA to obtain 510(k) clearance for PerfectLum bundles. It made false statements to the agency concerning its products' equivalence to predicate devices, as well as their compliance with radiology industry standards. And on both 510(k) notifications, it falsely certified to the truthfulness and accuracy of the information provided. Truthful statements and certifications would have resulted in FDA denials, thereby prohibiting Qubyx from selling PerfectLum bundles in the United States.

67. Along with fraudulently inducing the FDA to approve PerfectLum bundles, Qubyx also illicitly sells PerfectLum as a standalone product. As a medical device accessory, PerfectLum is considered by the FDA to be a "finished device" that requires FDA clearance before it can be sold within the United States.

68. But Qubyx's 510(k) clearances discussed above only cover PerfectLum bundled with the Dell U3011 and UP3017 monitors. Neither grants clearance to PerfectLum as a standalone product. Yet Qubyx advertises PerfectLum as a one-size-fits-all software program that can be coupled with nearly any consumer-grade LCD display to achieve medical-grade image quality.



69. Thus, hoping to quickly commercialize PerfectLum, Qubyx consciously disregarded medical device regulations. It knowingly proffered false statements to the FDA in

its 510(k) applications. And it caused unapproved PerfectLum products to be sold to radiology practices, where they have since been used for diagnostic purposes. As a medical software company, Qubyx knew that because of its conduct, providers would submit, and government programs and private insurance would subsequently pay, false claims for services performed using its products. Because of its actions, both the government and private insurance companies have been damaged.

70. One of Qubyx's principal partners in the development and deployment of PerfectLum software is Penn Medicine, the leading patient care provider in Pennsylvania. Penn Medicine has used PerfectLum since 2009, and has purchased more than one hundred licenses of PerfectLum. According to the Director of QUBYX, Marc Leppla, Penn Medicine "is more than a customer and user for QUBYX. The University of Pennsylvania provided us with valuable feedback that helped to improve" the PerfectLum product.

C. Dell Conspired with Qubyx to Defraud The FDA and Sell Unapproved Monitors

71. Dell played a key role in Qubyx's fraudulent scheme. Dell manufactures and sells a line of monitors that includes the U3011, UP3017, U3014, and UP 3216Q models. All are consumer-grade monitors. None have been cleared by the FDA for use in diagnostic radiology.

72. In a June 9, 2019 email to Relator, Cindy Cheong, a Senior Director in Dell's S&P Displays Product Development division, acknowledged this: "We had launched a couple clinical review monitors which went through formal compliance but for the UP3017 it was not specifically targeted for the medical market and hence will not have had formal certification."

From: Cindy.Cheong@dell.com <Cindy.Cheong@dell.com>
 Sent: Sunday, June 9, 2019 7:31:57 AM
 To: eric_stenson@outlook.com
 Subject: RE: Dell UP3017 Monitor / Diagnostic Use

Hi Eric,

To answer your questions below :

We had worked with Qubys initially to get them started with Dell monitors. After the initial models they became familiar enough with our specs to independently add products from our offerings.
 We had launched also a couple of clinical review monitors which went through formal compliance but for the UP3017 it was not specifically targeted for the medical market and hence will not have had formal certification.

Would it be possible to share specific use case or spec requirement with us so that we can be of further assistance?

Cindy

73. Nevertheless, Dell partnered with Qubyx to bundle its consumer-grade monitors with PerfectLum in order to penetrate the diagnostic market and thereby bolster its revenue. In

the same email chain, Ms. Cheong informed Relator of the companies' relations: "There is a company called Qubyx that provides solutions for monitors to qualify for medical use. They have solutions for many of our monitors including UP3017. . . . We had worked with Qubyx initially to get them started on Dell monitors. After the initial models they became familiar enough with our specs to independently add products from our offerings."

From: Cindy.Cheong@dell.com <Cindy.Cheong@dell.com>
Sent: Friday, June 7, 2019 12:46:34 AM
To: eric_stenson@outlook.com
Subject: RE: Dell UP3017 Monitor / Diagnostic Use

Hi Eric,

Thanks for your email and your keen interest in Dell monitors.
 I lead engineering for Bert and he asked me to reach out to you regarding your queries.

There is a company called Qubyx that provides solutions for monitors to qualify for medical use. They have solutions for many of our monitors including UP3017.
 I have added below a relevant excerpt from their website.

I believe this may suit your needs. If not, please feel free to let us know how we can be of further help.

Regards,

Cindy Cheong
 Senior Director
 S&P Displays Product Development
 Dell | Singapore
 office+65 6823 6070, fax+65 68291070
Cindy_Cheong@Dell.com

74. But Dell knew PerfectLum would fail to adequately convert its consumer-grade monitors to diagnostic-grade displays. It understood that such a conversion would require additional hardware components (i.e. backlight stabilization, uniformity correction, and front panel sensors) that were beyond what any software application could supply. Ms. Cheong's emails make this clear.

From: Cindy.Cheong@dell.com <Cindy.Cheong@dell.com>
Sent: Sunday, June 9, 2019 8:54 AM
To: eric_stenson@outlook.com
Subject: RE: Dell UP3017 Monitor / Diagnostic Use

Generally true that for medical applications we would need to add capabilities to the typical LCD monitor to solve for the issues you listed below. The underlying technology for LCD is the same just that requirements would be much more stringent to meet the certifications hence the high price. We launched a Dell branded 24" model a couple of years back where we add backlight stabilization and uniformity compensation – though we have since discontinued this product.

https://l.dell.com/sites/csdocuments/Product_Docs/en/dell_medical_review_24_monitor_mr2416_product_spec_sheet.pdf

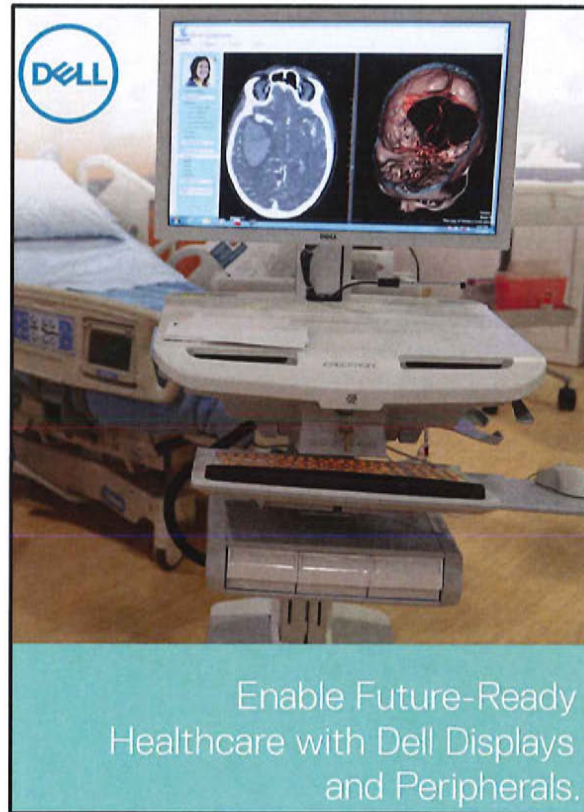
Cindy

75. In conflict with Qubyx's 510(k) clearances, Dell and Qubyx also work together to sell monitors *without* PerfectLum. As discussed above, the 510(k) clearances are limited in scope. By their express terms, they strictly permit the use of the Dell UP3017 and U3011 in medical imaging only when coupled with PerfectLum software.

Indications for Use Form
510(k) Number: K111385
Device Name: qubyx's DELL UltraSharp U3011 with QUBYX PerfectLum Bundle
Indications for Use: The DELL UltraSharp U3011 with QUBYX PerfectLum is intended to be used in displaying and viewing of digital images, for review and analysis by trained medical practitioners.
The DELL UltraSharp U3011 must only be used in conjunction with QUBYX PerfectLum 3.0
These devices must not be used in primary image diagnosis in mammography.
The device can not be used for a life-support system.

DEPARTMENT OF HEALTH AND HUMAN SERVICES Food and Drug Administration Indications for Use	Form Approved: OMB No. 0910-0120 Expiration Date: January 31, 2017 See PRA Statement below.
510(k) Number (if known) K171229	
Device Name Dell UP3017 with QUBYX PerfectLum bundle	
Indications for Use (Describe) The DELL UP3017 with QUBYX PerfectLum is intended to be used for displaying and viewing medical images, for review and analysis by trained medical practitioners. The DELL UP3017 can be used only in conjunction with QUBYX PerfectLum. The device can not be used in primary image diagnosis in mammography. The device can not be used for a life-support system. The device does not contact with the patient. The device is intended for prescription use.	

76. Despite this, both Qubyx and Dell instruct customers to purchase Dell monitors without PerfectLum. Indeed, Dell marketing materials clearly advertise their monitors as suitable for diagnostic radiology, when in fact they are not.



77. In essence, Dell actively assisted Qubyx in deceiving the FDA in order to market its consumer-grade monitors to medical clients in the United States. It also promotes its monitors for uses not cleared by the FDA. Because of these efforts, Dell's monitors have been placed in hospital systems and radiology practices, and providers have received reimbursement from government healthcare programs and private insurers for services conducted on them.

78. Furthermore, as Cindy Cheong's emails show, Dell knew its consumer-grade monitors are unfit for medical imaging. By partnering with Qubyx, whose clientele consists almost exclusively of medical offices, Dell knew purchasers of its monitors intended to use them for diagnostic purposes. Dell itself is an active participant in the healthcare industry. As such, it was aware diagnostic services performed on its monitors would be billed to government

healthcare programs and private insurers alike. Despite this, Dell actively sought to mislead both its customers and the FDA regarding the suitability of its consumer-grade monitors for diagnostic radiology. Due to its conduct, both the federal government and private insurers have been damaged.

D. Defendants' Conduct Endangers Patient Health

79. In defrauding the federal government, Defendants prioritize profits over patient health. The FDA regulates medical devices for a reason – to ensure patient access to safe, effective, and high-quality products. Simply put, however, Defendants' conduct exhibits their utter contempt for the FDA's mission, and ignores radiology's importance to modern medicine.

80. Few areas of medicine require no diagnostic testing. Diagnostic radiology touches nearly every specialty, stretching from oncology to orthopedics to neurology and more. Radiological exams, such as MRIs and CTs, provide physicians with reliable, non-invasive procedures to detect disease-related changes in the human body. To this end, computer monitors used in diagnostic radiology must be capable of accurately showing anatomical information. The ability to distinguish between the body's structures including, among other things, organs, bones, and tumors, is especially important. The primary diagnostic display is the primary operating theater for a radiologist – the display is the essence of the radiologist's workflow, used to make diagnostic interpretations by a single radiologist on thousands, or tens of thousands of patients annually.

81. But Defendants knowingly sell monitors to the medical community that are unfit for this task. Although facially similar to their medical-grade counterparts, Defendants' consumer-grade monitors are intended for the automation of simple office tasks, not for the complex analysis of medical images. And their inability to reliably display anatomical landmarks can affect the timeliness and accuracy of patient diagnoses, with potentially catastrophic consequences for patients. For many diseases, such as cancer, early detection greatly increases the chances for successful treatment. But failure to identify tumors or other disease-related

developments can be life-threatening.

82. Worse yet, many radiologists lack the technical training necessary to recognize that their monitors are in fact unsuitable for diagnostic radiology. This can cause them to unknowingly miss patient diagnoses altogether. At least one such incident, which involved the use of a consumer-grade monitor in a controlled laboratory environment, is believed to have occurred at Relator's current employer.

83. On this basis, Defendants' conduct threatens patients' lives. Their pursuit of ever-greater corporate profits has led them to abuse the medical community's trust and knowingly violate federal law. By carrying on their fraud against the government, Defendants continue to grow their bottom lines at patients' expense.

84. Medicare, Medicaid, and private insurers have been billed, and paid for, thousands of diagnostic services performed on these non-FDA-cleared, consumer grade monitors. Had these payers known the truth, they would not have paid those claims. FDA clearance is an explicit condition of payment for services performed using Class II and Class III devices. Moreover, Defendants' failure to obtain FDA clearance is not a mere technicality or "victimless crime." Rather, it has caused misbranded medical devices to be distributed via interstate commerce. Defendants' active marketing of consumer grade monitors for diagnostic purposes thus puts patient health and safety at risk. Their violations are thus even more material to government programs and other payers.

E. Defendants Have Caused the Submission of False Claims

85. Defendants' conduct has resulted in the submission of false claims to government healthcare programs and private health insurers. By unlawfully promoting consumer-grade monitors for diagnostic purposes, Defendants have knowingly placed inferior equipment in radiology practices across the country.

86. Defendant vRad is one example. vRad is one of the largest independent providers of radiology in the United States. vRad is contracted with approximately 2,100 hospitals across the

country. In 2011, vRad acquired Philadelphia-based Diagnostic Imaging Inc. (DII), Philadelphia's largest radiology practice at the time. At the time of acquisition, DII provided radiology services to sixteen hospitals and imaging center in the Philadelphia region. Since the time of acquisition, vRad has continue to grow its presence in the Philadelphia area.

87. As confirmed to Relator by the former Director of Clinical Informatics for one of vRad's subsidiaries, vRad uses commercial, non-FDA approved Dell monitors for radiologic diagnosis. A marketing video produced by vRad shows its Chief Medical Officer, Dr. Benjamin W. Strong, demonstrating vRad's "reading platform":

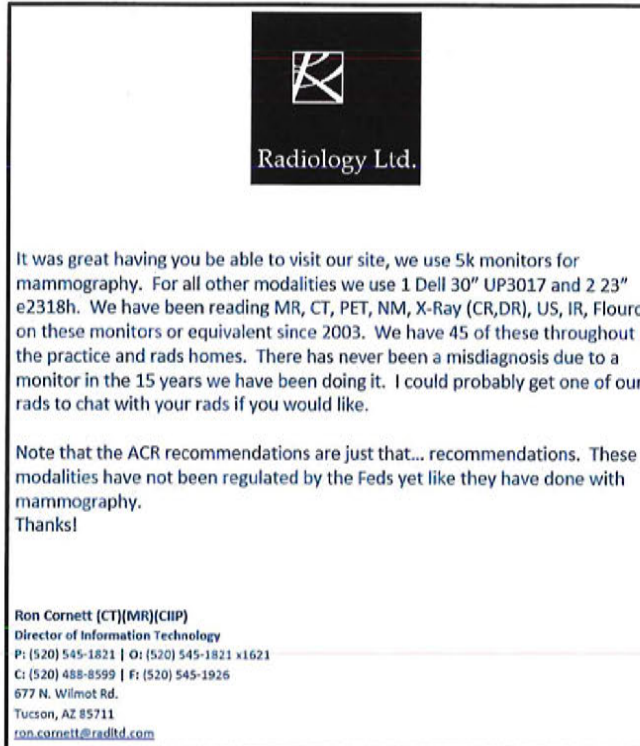
Watch the video below to see vRad's CMO, Dr. Benjamin W. Strong, demonstrate our reading platform and Custom Structured Report solution.



88. Each of the three screens in the "reading platform" is a commercial-grade Dell monitor. Because of feedback from several of the companies that vRad has acquired—which are using appropriate, diagnostic-grade monitors—vRad received bids to replace all of its non-diagnostic monitors with FDA-approved monitors. On information and belief, however, despite its knowledge that the vast majority of its monitors are not appropriate for diagnostic purposes, vRad continues reading on those monitors, and submitting claims for payment to Medicare and other payers for those reads.

89. Radiology Ltd. is another example of a large radiology group that Dell has caused to submit false claims for diagnoses performed on non-FDA approved Dell monitors. Based in Tucson, Arizona, Radiology Ltd. employs approximately forty-five specialists and 400 staff members across eight diagnostic centers. In addition to referred patients, it provides regular radiology services for two hospitals within the state.

90. Since approximately July 1, 2013, Radiology Ltd. has used Dell 30" UP3017 and 23" e2318h computer monitors in each of its facilities. Both models are consumer-grade. The e2318h has never received FDA clearance for any indication. The UP3017, discussed above, has received clearance, but only in conjunction with PerfectLum software.



91. But Radiology Ltd. does not bundle any of its monitors with PerfectLum. Though PerfectLum does not compensate for consumer-grade monitors' shortcomings anyway, such use still violates the UP3017's 510(k) clearance, which expressly limits its indications to those "... in conjunction with Qubyx PerfectLum."

92. FDA clearance, as well as compliance with applicable regulations, are well-

documented prerequisites for reimbursement from Medicare, Medicaid, and most, if not all, private health insurance plans. Yet, in 2016 alone, Radiology Ltd. received \$6,646,850.54 in reimbursement from CMS for diagnostic services performed on its Dell monitors. [See Exhibit A – Spreadsheet]. This figure excludes mammographies, which it properly conducts on medical-grade monitors, but includes all other radiology exams. In fact, most of its claims are for MRIs, CTs, ultrasounds, and X-rays. Because these exams were read on unapproved consumer-grade monitors, each claim is false. Had CMS been aware that Radiology Ltd. conducted these diagnostic services on inadequate monitors, it would not have paid for them.

93. As another example, Dell has caused consumer grade monitors to be used for diagnostic readings by the Johns Hopkins Health System. This is a photograph of Johns Hopkins' Neurological Radiologist Dr. David Yousem, viewing images on consumer grade Dell monitors:



94. The IT Director for Johns Hopkins, Charlene Tomaselli, confirmed to Relator in September 2019 what the above photograph shows—that Johns Hopkins' radiologists read CT, MR, PET, US images on standard Dell monitors.

95. As to LG, a radiologist who works at East Alabama Medical Center in Opelika, AL, and the three Baptist Hospitals in Montgomery, Alabama, is using a consumer-grade, non-

FDA-approved LG 27HJ713C for diagnostic reads.

96. These radiology groups are merely the tip of the iceberg. Given the aggressive marketing schemes of Dell, LG, Qubyx, and their retailers, Defendants' fraudulent promotional scheme has caused other medical facilities to buy consumer-grade monitors as well. But for Defendants' unlawful conduct, these facilities would not have subsequently used them to interpret medical images, and government programs and private insurers would not have provided millions in reimbursement for such services.

VI. CAUSES OF ACTION

COUNT I

On Behalf of the United States Federal False Claims Act, causing to be Presented False Claims 31 U.S.C. § 3729(a)(1)(A)

97. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

98. Defendants knowingly (as defined in 31 U.S.C. § 3729(b)(1)) presented or caused to be presented false claims for payment or approval to an officer or employee of the United States.

99. The conduct of Defendants violated 31 U.S.C. § 3729(a)(1)(A) and was a substantial factor in causing the United States to sustain damages in an amount according to proof.

COUNT II

On Behalf of the United States Federal False Claims Act, Making or Using False Records or Statements Material to Payment or Approval of False Claims 31 U.S.C. § 3729(a)(1)(B)

100. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

101. Defendants knowingly (as defined in 31 U.S.C. § 3729(b)(1)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

102. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement,

and records of services, that were material to the payment or approval of charges by the Medicare program that were higher than it was permitted to claim or charge by applicable law.

103. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

104. The conduct of Defendants violated 31 U.S.C. § 3729(a)(1)(B) and was a substantial factor in causing the United States to sustain damages in an amount according to proof.

COUNT III
On Behalf of the United States Federal False Claims Act
Conspiracy To Violate The Act
31 U.S.C. § 3729(a)(1)(C)

105. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

106. Defendants, between and among themselves, conspired to defraud the United States by: (1) causing to be presented false claims for payment or approval to an officer or employee of the United States, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

107. The conduct of Defendants violated 31 U.S.C. § 3729(A)(1)(C) and was a substantial factor in causing the United States to sustain damages in an amount according to proof.

COUNT IV
(In the Alternative)
On Behalf of the United States Federal False Claims Act,
Retention of Proceeds to Which Not Entitled
31 U.S.C. § 3729(a)(1)(G)

108. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

109. In the alternative, Defendants knowingly made, used, or caused to be made or used,

a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

110. As discussed above, Defendants received far more money from the Medicare and Medicaid programs than it was entitled to. Defendants knew that it received more money than it was entitled to, and avoided its obligation to return the excess money to the Government.

111. The conduct of Defendants violated 31 U.S.C. § 3729(a)(1)(G) and was a substantial factor in causing the United States to sustain damages in an amount according to proof.

COUNT V

**On Behalf Of The State Of California
California False Claims Act, Causing To Be Presented False Claims
Cal. Gov't. Code § 12651(A)(1)**

112. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

113. Defendants knowingly (as defined in Cal. Gov't. Code § 12650(b)(3)) presented or caused to be presented false claims for payment or approval to an officer or employee of the United States.

114. The conduct of Defendants violated Cal. Gov't. Code § 12651(a)(1) and was a substantial factor in causing California to sustain damages in an amount according to proof.

COUNT VI

**On Behalf Of The State Of California
California False Claims Act, Making Or Using False Records Or Statements
Material To Payment Or Approval Of False Claims
Cal. Gov't. Code § 12651(A)(2)**

115. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

116. Defendants knowingly (as defined in Cal. Gov't. Code § 12650(b)(3)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

117. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medi-Cal program that were higher than it was permitted to claim or charge by applicable law.

118. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

119. The conduct of Defendants violated Cal. Gov't. Code § 12651(a)(2) and was a substantial factor in causing California to sustain damages in an amount according to proof.

COUNT VII
On Behalf Of The State Of California
California False Claims Act, Conspiracy To Violate The Act
Cal. Gov't. Code § 12651(A)(3)

120. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

121. Defendants, between and among themselves, conspired to defraud the State of California by: (1) causing to be presented false claims for payment or approval to an officer or employee of California, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

122. The conduct of Defendants violated Cal. Gov't. Code § 12651(a)(3) and was a substantial factor in causing California to sustain damages in an amount according to proof.

COUNT VIII
(In The Alternative)
On Behalf Of The State Of California
California False Claims Act, Retention Of Proceeds To Which Not Entitled
31 U.S.C. § 3729(A)(1)(G)

123. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

124. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

125. As discussed above, Defendants received far more money from the Medi-Cal program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

126. The conduct of Defendants violated Cal. Gov't. Code § 12651(a)(3) and was a substantial factor in causing California to sustain damages in an amount according to proof.

COUNT IX

On Behalf Of The State Of Colorado

Colorado Medicaid False Claims Act, Causing To Be Presented False Claims

Colo. Rev. Stat. Ann. § 25.5-4-305(1)(A)

127. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

128. Defendants knowingly (as defined in Colo. Rev. Stat. Ann. § 25.5-4-305(1)(a)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Colorado.

129. The conduct of Defendants violated Colo. Rev. Stat. Ann. § 25.5-4-305(1)(a) and was a substantial factor in causing Colorado to sustain damages in an amount according to proof.

COUNT X

On Behalf Of The State Of Colorado

Colorado Medicaid False Claims Act, Making Or Using False Records Or Statements Material To Payment Or Approval Of False Claims

Colo. Rev. Stat. Ann. § 25.5-4-305(1)(B)

130. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

131. Defendants knowingly (as defined in Colo. Rev. Stat. Ann. § 25.5-4-305(1)(a)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

132. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

133. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

134. The conduct of Defendants violated Colo. Rev. Stat. Ann. § 25.5-4-305(1)(b) and was a substantial factor in causing Colorado to sustain damages in an amount according to proof.

COUNT XI

**On Behalf Of The State Of Colorado
Colorado Medicaid False Claims Act, Conspiracy To Violate The Act
Colo. Rev. Stat. Ann. § 25.5-4-305(1)(G)**

135. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

136. Defendants, between and among themselves, conspired to defraud the State of Colorado by: (1) causing to be presented false claims for payment or approval to an officer or employee of Colorado, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

137. The conduct of Defendants violated Colo. Rev. Stat. Ann. § 25.5-4-305(1)(g) and was a substantial factor in causing Colorado to sustain damages in an amount according to proof.

COUNT XII

(In The Alternative)

**On Behalf Of The State Of Colorado
Colorado Medicaid False Claims Act, Retention Of Proceeds To Which Not Entitled
Colo. Rev. Stat. Ann. § 25.5-4-305(1)(F)**

138. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

139. In the alternative, Defendants knowingly made, used, or caused to be made or used,

a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

140. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

141. The conduct of Defendants violated Colo. Rev. Stat. Ann. § 25.5-4-305(1)(f) and was a substantial factor in causing California to sustain damages in an amount according to proof.

COUNT XIII

**On Behalf Of The State Of Connecticut
Connecticut False Claims Act For Medical Assistance Programs
Causing To Be Presented False Claims
Conn. Gen Stat. Ann § 4-275(1)**

142. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

143. Defendants knowingly (as defined in Conn. Gen. Stat. § 4-274(1)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Connecticut.

144. The conduct of Defendants violated Conn. Gen. Stat. Ann. § 4-275(1) and was a substantial factor in causing Connecticut to sustain damages in an amount according to proof.

COUNT XIV

**On Behalf Of The State Of Connecticut
Connecticut False Claims Act For Medical Assistance Programs, Making Or Using False
Records Or Statements Material To Payment Or Approval Of False Claims
Conn. Gen Stat. Ann § 4-275(2)**

145. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

146. Defendants knowingly (as defined in Conn. Gen. Stat. § 4-274(1)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

147. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

148. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

149. The conduct of Defendants violated Conn. Gen. Stat. Ann. § 4-275(2) and was a substantial factor in causing Connecticut to sustain damages in an amount according to proof.

COUNT XV

**On Behalf Of The State Of Connecticut
Connecticut False Claims Act For Medical Assistance Programs
Conspiracy To Violate The Act
Conn. Gen Stat. Ann § 4-275(3)**

150. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

151. Defendants, between and among themselves, conspired to defraud the State of Connecticut by: (1) causing to be presented false claims for payment or approval to an officer or employee of Connecticut, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

152. The conduct of Defendants violated Conn. Gen. Stat. Ann. § 4-275(3) and was a substantial factor in causing Connecticut to sustain damages in an amount according to proof.

COUNT XVI

(In The Alternative)

**On Behalf Of The State Of Connecticut
Connecticut False Claims Act For Medical Assistance Programs, Retention Of Proceeds To
Which Not Entitled
Conn. Gen Stat. Ann § 4-275(8)**

153. Plaintiffs incorporate by reference and reallege all of the allegations contained in

paragraphs 1 through 83 of this Complaint as though fully set forth herein.

154. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

155. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

156. The conduct of Defendants violated Conn. Gen. Stat. Ann. § 4-275(8) and was a substantial factor in causing Connecticut to sustain damages in an amount according to proof.

COUNT XVII

On Behalf Of The State Of Delaware

Delaware False Claims And Reporting Act, Causing To Be Presented False Claims

Del. Code Ann. Tit. 6, § 1201(A)(1)

157. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

158. Defendants knowingly (as defined in Del. Code Ann. tit. 6, § 1202(3)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Delaware.

159. The conduct of Defendants violated Del. Code Ann. tit. 6, § 1201(a)(1) and was a substantial factor in causing Delaware to sustain damages in an amount according to proof.

COUNT XVIII

On Behalf Of The State Of Delaware

**Delaware False Claims And Reporting Act, Making Or Using False Records Or Statements
Material To Payment Or Approval Of False Claims**

Del. Code Ann. Tit. 6, § 1201(A)(2)

160. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

161. Defendants knowingly (as defined in Del. Code Ann. tit. 6, § 1202(3)) made, used, or caused to be made or used false records or statements material to false or fraudulent

claims.

162. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

163. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

164. The conduct of Defendants violated Del. Code Ann. tit. 6, § 1201(a)(2) and was a substantial factor in causing Delaware to sustain damages in an amount according to proof.

COUNT XIX

On Behalf Of The State Of Delaware

**Delaware False Claims And Reporting Act, Conspiracy To Violate The Act
Del. Code Ann. Tit. 6, § 1201(A)(3)**

165. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

166. Defendants, between and among themselves, conspired to defraud the State of Delaware by: (1) causing to be presented false claims for payment or approval to an officer or employee of Delaware, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

167. The conduct of Defendants violated Del. Code Ann. tit. 6, § 1201(a)(3) and was a substantial factor in causing Delaware to sustain damages in an amount according to proof.

COUNT XX

(In The Alternative)

On Behalf Of The State Of Delaware

**Delaware False Claims And Reporting Act, Retention Of Proceeds To Which Not Entitled
Del. Code Ann. Tit. 6, § 1201(A)(7)**

168. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

169. In the alternative, Defendants knowingly made, used, or caused to be made or used,

a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

170. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

171. The conduct of Defendants violated Del. Code Ann. tit. 6, § 1201(a)(7) and was a substantial factor in causing Delaware to sustain damages in an amount according to proof.

COUNT XXI

On Behalf Of The District Of Columbia

District Of Columbia False Claims Act, Causing To Be Presented False Claims

D.C. Code § 2-381.02(A)(1)

172. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

173. Defendants knowingly (as defined in D.C. Code § 2-381.01(7)) presented or caused to be presented false claims for payment or approval to an officer or employee of the District of Columbia.

174. The conduct of Defendants violated D.C. Code § 2-381.02(a)(1) and was a substantial factor in causing the District of Columbia to sustain damages in an amount according to proof.

COUNT XXII

On Behalf Of The District Of Columbia

**District Of Columbia False Claims Act, Making Or Using False Records Or Statements
Material To Payment Or Approval Of False Claims**

D.C. Code § 2-381.02(A)(2)

175. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

176. Defendants knowingly (as defined in D.C. Code § 2-381.01(7)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

177. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

178. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

179. The conduct of Defendants violated D.C. Code § 2-381.02(a)(2) and was a substantial factor in causing the District of Columbia to sustain damages in an amount according to proof.

COUNT XXIII

**On Behalf Of The District Of Columbia
District Of Columbia False Claims Act, Conspiracy To Violate The Act
D.C. Code § 2-381.02(A)(7)**

180. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

181. Defendants, between and among themselves, conspired to defraud the District of Columbia by: (1) causing to be presented false claims for payment or approval to an officer or employee of the District of Columbia, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

182. The conduct of Defendants violated D.C. Code § 2-381.02(a)(7) and was a substantial factor in causing the District of Columbia to sustain damages in an amount according to proof.

COUNT XXIV

(In The Alternative)

**On Behalf Of The District Of Columbia
District Of Columbia False Claims Act, Retention Of Proceeds To Which Not Entitled
D.C. Code § 2-381.02(A)(9)**

183. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

184. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

185. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

186. The conduct of Defendants violated D.C. Code § 2-381.02(a)(9) and was a substantial factor in causing the District of Columbia to sustain damages in an amount according to proof.

COUNT XXV

On Behalf Of The State Of Florida

Florida False Claims Act, Causing To Be Presented False Claims

Fla. Stat. Ann. § 68.082(2)(A)

187. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

188. Defendants knowingly (as defined in Fla. Stat. Ann. § 68.082(1)(c)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Florida.

189. The conduct of Defendants violated Fla. Stat. Ann. § 68.082(2)(a) and was a substantial factor in causing Florida to sustain damages in an amount according to proof.

COUNT XXVI

On Behalf Of The State Of Florida

Florida False Claims Act, Making Or Using False Records Or Statements Material To Payment Or Approval Of False Claims

Fla. Stat. Ann. § 68.082(2)(B)

190. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

191. Defendants knowingly (as defined in Fla. Stat. Ann. § 68.082(1)(c)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

192. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

193. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

194. The conduct of Defendants violated Fla. Stat. Ann. § 68.082(2)(b) and was a substantial factor in causing Florida to sustain damages in an amount according to proof.

COUNT XXVII
On Behalf Of The State Of Florida
Florida False Claims Act, Conspiracy To Violate The Act
Fla. Stat. Ann. § 68.082(2)(C)

195. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this Complaint as though fully set forth herein.

196. Defendants, between and among themselves, conspired to defraud the State of Florida by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Florida, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

197. The conduct of Defendants violated Fla. Stat. Ann. § 68.082(2)(c) and was a substantial factor in causing Florida to sustain damages in an amount according to proof.

COUNT XXVIII
(In The Alternative)
On Behalf Of The State Of Florida
Florida False Claims Act, Retention Of Proceeds To Which Not Entitled
Fla. Stat. Ann. § 68.082(2)(G)

198. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

199. In the alternative, Defendants knowingly made, used, or caused to be made or used,

a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

200. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

201. The conduct of Defendants violated Fla. Stat. Ann. § 68.082(2)(g) and was a substantial factor in causing Florida to sustain damages in an amount according to proof.

COUNT XXIX

On Behalf Of The State Of Georgia

Georgia Medicaid False Claims Act, Causing To Be Presented False Claims

Ga. Code Ann. § 49-4-168(A)(1)

202. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

203. Defendants knowingly (as defined in Ga. Code Ann. § 49-4-168(2)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Georgia.

204. The conduct of Defendants violated Ga. Code Ann. § 49-4-168(a)(1) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XXX

On Behalf Of The State Of Georgia

Georgia Medicaid False Claims Act, Making Or Using False Records Or Statements Material To Payment Or Approval Of False Claims

Ga. Code Ann. § 49-4-168(A)(2)

205. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

206. Defendants knowingly (as defined in Ga. Code Ann. § 49-4-168(2)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

207. Defendants knowingly made, used, and/or caused to be made and used false

records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

208. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

209. The conduct of Defendants violated Ga. Code Ann. § 49-4-168(a)(2) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XXXI

**On Behalf Of The State Of Georgia
Georgia Medicaid False Claims Act, Conspiracy To Violate The Act
Ga. Code Ann. § 49-4-168(A)(3)**

210. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

211. Defendants, between and among themselves, conspired to defraud the State of Georgia by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Georgia, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

212. The conduct of Defendants violated Ga. Code Ann. § 49-4-168(a)(3) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XXXII

(In the Alternative)

**On Behalf of the state of Georgia
Georgia Medicaid FALSE CLAIMS ACT, Retention of Proceeds to Which Not Entitled
Ga. Code Ann. § 49-4-168(a)(7)**

213. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

214. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the

Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

215. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

216. The conduct of Defendants violated Ga. Code Ann. § 49-4-168(a)(7) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XXXIII

On Behalf Of The State Of Hawaii

Hawaii False Claims Act, Causing To Be Presented False Claims

Haw. Rev. Stat. § 661-21(A)(1)

217. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

218. Defendants knowingly (as defined in Haw. Rev. Stat. § 661-21(e)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Hawaii.

219. The conduct of Defendants violated Haw. Rev. Stat. § 661-21(a)(1) and was a substantial factor in causing Hawaii to sustain damages in an amount according to proof.

COUNT XXXIV

On Behalf Of The State Of Hawaii

Hawaii False Claims Act, Making Or Using False Records Or Statements Material To Payment Or Approval Of False Claims

Haw. Rev. Stat. § 661-21(A)(2)

220. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

221. Defendants knowingly (as defined in Haw. Rev. Stat. § 661-21(e)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

222. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement,

and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

223. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations. The conduct of Defendants violated Haw. Rev. Stat. § 661-21(a)(2) and was a substantial factor in causing Hawaii to sustain damages in an amount according to proof.

COUNT XXXV

**On Behalf Of The State Of Hawaii
Hawaii False Claims Act, Conspiracy To Violate The Act
Haw. Rev. Stat. § 661-21(A)(8)**

224. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

225. Defendants, between and among themselves, conspired to defraud the State of Hawaii by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Hawaii, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

226. The conduct of Defendants violated Haw. Rev. Stat. § 661-21(a)(8) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XXXVI

(In The Alternative)

**On Behalf Of The State Of Hawaii
Hawaii False Claims Act, Retention Of Proceeds To Which Not Entitled
Haw. Rev. Stat. § 661-21(A)(6)**

227. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

228. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an

obligation to pay or transmit money or property to the Government.

229. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

230. The conduct of Defendants violated Haw. Rev. Stat. § 661-21(A)(8) and was a substantial factor in causing Hawaii to sustain damages in an amount according to proof.

COUNT XXXVII

On Behalf Of The State Of Illinois

**Illinois False Claims Act, Causing To Be Presented False Claims
740 ILCS 175/3(A)(1)(A)**

231. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

232. Defendants knowingly (as defined in 740 ILCS 175/3(a)(2)(b)(1)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Illinois.

233. The conduct of Defendants violated 740 ILCS 175/3(a)(1)(A) and was a substantial factor in causing Illinois to sustain damages in an amount according to proof.

COUNT XXXVIII

On Behalf Of The State Of Illinois

**Illinois False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
740 ILCS 175/3(A)(1)(B)**

234. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

235. Defendants knowingly (as defined in 740 ILCS 175/3(a)(2)(b)(1)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

236. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the

Medicaid program that were higher than it was permitted to claim or charge by applicable law.

237. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

238. The conduct of Defendants violated 740 ILCS 175/3(a)(1)(B) and was a substantial factor in causing Illinois to sustain damages in an amount according to proof.

COUNT XXXIX
On Behalf Of The State Of Illinois
Illinois False Claims Act, Conspiracy To Violate The Act
740 ILCS 175/3(a)(1)(C)

239. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

240. Defendants, between and among themselves, conspired to defraud the State of Illinois by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Illinois, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

241. The conduct of Defendants violated 740 ILCS 175/3(a)(1)(C) and was a substantial factor in causing Georgia to sustain damages in an amount according to proof.

COUNT XL
(In The Alternative)
On Behalf Of The State Of Illinois
Illinois False Claims Act, Retention Of Proceeds To Which Not Entitled
740 ILCS 175/3(a)(1)(G)

242. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

243. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

244. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

245. The conduct of Defendants violated 740 ILCS 175/3(a)(1)(G) and was a substantial factor in causing Illinois to sustain damages in an amount according to proof.

COUNT XLI
On Behalf Of The State Of Indiana
Medicaid False Claims And Whistleblower Protection Act,
Causing To Be Presented False Claims
IC 5-11-5.5-2(b)(8)

246. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

247. Defendants knowingly (as defined in IC 5-11-5.5-1(4)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Indiana.

248. The conduct of Defendants violated IC 5-11-5.5-2(b)(8) and was a substantial factor in causing Indiana to sustain damages in an amount according to proof.

COUNT XLII
On Behalf Of The State Of Indiana
Medicaid False Claims And Whistleblower Protection Act, Making Or Using False Records
Or Statements Material To Payment Or Approval Of False Claims
IC 5-11-5.5-2(b)(2)

249. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

250. Defendants knowingly (as defined in IC 5-11-5.5-1(4)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

251. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

252. Defendants knowingly made, used, and caused to be made and used false

certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

253. The conduct of Defendants violated IC 5-11-5.5-2(b)(2) and was a substantial factor in causing Indiana to sustain damages in an amount according to proof.

COUNT XLIII

**On Behalf Of The State Of Indiana,
Medicaid False Claims And Whistleblower Protection Act Conspiracy To Violate The Act
IC 5-11-5.5-2(b)(7)**

254. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

255. Defendants, between and among themselves, conspired to defraud the State of Indiana by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Indiana, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

256. The conduct of Defendants violated IC 5-11-5.5-2(b)(7) and was a substantial factor in causing Indiana to sustain damages in an amount according to proof.

COUNT XLIV

(In The Alternative)

**On Behalf Of The State Of Indiana
Medicaid False Claims And Whistleblower Protection Act
Retention Of Proceeds To Which Not Entitled
IC 5-11-5.5-2(b)(6)**

257. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

258. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

259. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they

were entitled to, and avoided its obligation to return the excess money to the Government.

260. The conduct of Defendants violated IC 5-11-5.5-2(b)(6) and was a substantial factor in causing Indiana to sustain damages in an amount according to proof.

COUNT XLV

On Behalf Of The State Of Iowa

Iowa Medicaid False Claims Act, Causing To Be Presented False Claims

Iowa Code Ann. § 685.2(1)(a)

261. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

262. Defendants knowingly (as defined in Iowa Code Ann. § 685.1(7)(a)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Iowa.

263. The conduct of Defendants violated Iowa Code Ann. § 685.2(1)(a) and was a substantial factor in causing Iowa to sustain damages in an amount according to proof.

COUNT XLVI

On Behalf Of The State Of Iowa

Iowa Medicaid False Claims Act, Making Or Using False Records Or Statements Material To Payment Or Approval Of False Claims

Iowa Code Ann. § 685.2(1)(b)

264. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

265. Defendants knowingly (as defined in Iowa Code Ann. § 685.1(7)(a)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

266. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

267. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based,

were accurate, and were supplied in full compliance with all applicable statutes and regulations.

268. The conduct of Defendants violated Iowa Code Ann. § 685.2(1)(b) and was a substantial factor in causing Iowa to sustain damages in an amount according to proof.

COUNT XLVII

**On Behalf Of The State Of Iowa,
Iowa Medicaid False Claims Act, Conspiracy To Violate The Act
Iowa Code Ann. § 685.2(1)(c)**

269. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

270. Defendants, between and among themselves, conspired to defraud the State of Iowa by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Iowa, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

271. The conduct of Defendants violated Iowa Code Ann. § 685.2(1)(c) and was a substantial factor in causing Iowa to sustain damages in an amount according to proof.

COUNT XLVIII

(In The Alternative)

**On Behalf Of The State Of Iowa
Iowa Medicaid False Claims Act, Retention Of Proceeds To Which Not Entitled
Iowa Code Ann. § 685.2(1)(g)**

272. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

273. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

274. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

275. The conduct of Defendants violated Iowa Code Ann. § 685.2(1)(g) and was a substantial factor in causing Iowa to sustain damages in an amount according to proof. La. Rev. Stat. Ann. §§ 46.437.1

COUNT XLIX

On Behalf Of The State Of Louisiana

**Louisiana Medical Assistance Programs Integrity Law, Causing To Be Presented False Claims
La. Rev. Stat. Ann. § 46.438.3(A)**

276. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

277. Defendants knowingly (as defined in La. Rev. Stat. Ann. § 46.437.3(11)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Louisiana.

278. The conduct of Defendants violated La. Rev. Stat. Ann. § 46.438.3(A) and was a substantial factor in causing Louisiana to sustain damages in an amount according to proof.

COUNT L

On Behalf Of The State Of Louisiana

**Louisiana Medical Assistance Programs Integrity Law, Making Or Using False Records Or
Statements Material To Payment Or Approval Of False Claims
La. Rev. Stat. Ann. § 46.438.3(B)**

279. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

280. Defendants knowingly (as defined in La. Rev. Stat. Ann. § 46.437.3(11)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

281. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

282. Defendants knowingly made, used, and caused to be made and used false

certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

283. The conduct of Defendants violated La. Rev. Stat. Ann. § 46.438.3(B) and was a substantial factor in causing Louisiana to sustain damages in an amount according to proof.

COUNT LI

**On Behalf Of The State Of Louisiana,
Louisiana Medical Assistance Programs Integrity Law, Conspiracy To Violate The Law
La. Rev. Stat. Ann. § 46.438.3(D)**

284. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

285. Defendants, between and among themselves, conspired to defraud the State of Louisiana by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Louisiana, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

286. The conduct of Defendants violated La. Rev. Stat. Ann. § 46.438.3(D) and was a substantial factor in causing Iowa to sustain damages in an amount according to proof.

COUNT LII

(In The Alternative)

**On Behalf Of The State Of Louisiana,
Louisiana Medical Assistance Programs Integrity Law,
Retention Of Proceeds To Which Not Entitled
La. Rev. Stat. Ann. § 46.438.3(C)**

287. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

288. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

289. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they

were entitled to, and avoided its obligation to return the excess money to the Government.

290. The conduct of Defendants violated La. Rev. Stat. Ann. § 46.438.3(C) and was a substantial factor in causing Louisiana to sustain damages in an amount according to proof.

COUNT LIII

**On Behalf Of The State Of Maryland
Maryland False Health Claims Act,
Causing To Be Presented False Claims
Md. Code Ann., Health—Gen. § 2-602(a)(1)**

291. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

292. Defendants knowingly (as defined in Md. Code Ann., Health—Gen. § 2-601(f)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Maryland.

293. The conduct of Defendants violated Md. Code Ann., Health—Gen. § 2-602(a)(1)) and was a substantial factor in causing Maryland to sustain damages in an amount according to proof.

COUNT LIV

**On Behalf Of The State Of Maryland
Maryland False Health Claims Act, Making Or Using False Records Or Statements Material
To Payment Or Approval Of False Claims
Md. Code Ann., Health—Gen. § 2-602(A)(2)**

294. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

295. Defendants knowingly (as defined in Md. Code Ann., Health—Gen. § 2-601(f)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

296. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

297. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

298. The conduct of Defendants violated Md. Code Ann., Health—Gen. § 2-602(A)(2) and was a substantial factor in causing Maryland to sustain damages in an amount according to proof.

COUNT LV

**On Behalf Of The State Of Maryland,
Maryland False Health Claims Act, Conspiracy To Violate The Law
Md. Code Ann., Health—Gen. § 2-602(A)(3)**

299. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

300. Defendants, between and among themselves, conspired to defraud the State of Maryland by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Maryland, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

301. The conduct of Defendants violated Md. Code Ann., Health—Gen. § 2-602(A)(3) and was a substantial factor in causing Maryland to sustain damages in an amount according to proof.

COUNT LVI

(In the Alternative)

**On Behalf of the State of Maryland,
Maryland False Health Claims Act, Retention of Proceeds to Which Not Entitled
Md. Code Ann., Health—Gen. § 2-602(a)(8)**

302. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

303. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

304. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

305. The conduct of Defendants violated Md. Code Ann., Health—Gen. § 2-602(A)(8) and was a substantial factor in causing Maryland to sustain damages in an amount according to proof.

COUNT LVII

**On Behalf Of The State Of Massachusetts
Massachusetts False Claims Act, Causing To Be Presented False Claims
Mass. Gen. Laws Ann. Ch. 12, § 5B(a)(1)**

306. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

307. Defendants knowingly (as defined in Mass. Gen. Laws Ann. § 5A) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Massachusetts.

308. The conduct of Defendants violated Mass. Gen. Laws Ann. ch. 12, § 5B(a)(1) and was a substantial factor in causing Massachusetts to sustain damages in an amount according to proof.

COUNT LVIII

**On Behalf Of The State Of Massachusetts
Massachusetts False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
Mass. Gen. Laws Ann. Ch. 12, § 5B(a)(2)**

309. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

310. Defendants knowingly (as defined in Mass. Gen. Laws Ann. § 5A) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

311. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement,

and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

312. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

313. The conduct of Defendants violated Mass. Gen. Laws Ann. ch. 12, § 5B(a)(2) and was a substantial factor in causing Massachusetts to sustain damages in an amount according to proof.

COUNT LIX

**On Behalf Of The State Of Massachusetts,
Massachusetts False Claims Act, Conspiracy To Violate The Law
Mass. Gen. Laws Ann. Ch. 12, § 5B(a)(3)**

314. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

315. Defendants, between and among themselves, conspired to defraud the State of Massachusetts by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Massachusetts, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

316. The conduct of Defendants violated Mass. Gen. Laws Ann. ch. 12, § 5B(a)(3) and was a substantial factor in causing Massachusetts to sustain damages in an amount according to proof.

COUNT LX

(In The Alternative)

**On Behalf Of The State Of Massachusetts,
Massachusetts False Claims Act, Retention Of Proceeds To Which Not Entitled
Mass. Gen. Laws Ann. Ch. 12, § 5B(a)(3)**

317. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

318. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the

Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

319. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

320. The conduct of Defendants violated Mass. Gen. Laws Ann. ch. 12, § 5B(a)(3) and was a substantial factor in causing Massachusetts to sustain damages in an amount according to proof.

COUNT LXI

On Behalf Of The State Of Michigan

Michigan Medicaid False Claims Act, Causing To Be Presented False Claims

Mich. Comp. Laws Ann. § 400.603(1)

321. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

322. Defendants knowingly (as defined in Mich. Comp. Laws Ann. § 400.602(f)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Michigan.

323. The conduct of Defendants violated Mich. Comp. Laws Ann. § 400.603(1) and was a substantial factor in causing Michigan to sustain damages in an amount according to proof.

COUNT LXII

On Behalf Of The State Of Michigan

Michigan Medicaid False Claims Act, Making Or Using False Records Or Statements

Material To Payment Or Approval Of False Claims

Mich. Comp. Laws Ann. § 400.603(2)

324. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

325. Defendants knowingly (as defined in Mich. Comp. Laws Ann. § 400.602(f)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

326. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

327. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

328. The conduct of Defendants violated Mich. Comp. Laws Ann. § 400.603(2) and was a substantial factor in causing Michigan to sustain damages in an amount according to proof.

COUNT LXIII

**On Behalf Of The State Of Michigan
Michigan Medicaid False Claims Act, Conspiracy To Violate The Law
Mich. Comp. Laws Ann. § 400.606**

329. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

330. Defendants, between and among themselves, conspired to defraud the State of Michigan by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Michigan, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

331. The conduct of Defendants violated Mich. Comp. Laws Ann. § 400.606 and was a substantial factor in causing Michigan to sustain damages in an amount according to proof.

COUNT LXIV

(In The Alternative)

**On Behalf Of The State Of Michigan,
Michigan Medicaid False Claims Act, Retention Of Proceeds To Which Not Entitle
Mich. Comp. Laws Ann. § 400.603(3)**

332. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

333. In the alternative, Defendants knowingly made, used, or caused to be made or used,

a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

334. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

335. The conduct of Defendants violated Mich. Comp. Laws Ann. § 400.603(3) and was a substantial factor in causing Michigan to sustain damages in an amount according to proof.

COUNT LXV

**On Behalf Of The State Of Minnesota,
Minnesota Medicaid False Claims Act, Causing To Be Presented False Claims
Minn. Stat. Ann. § 15C.02(A)(1)**

336. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

337. Defendants knowingly (as defined in Minn. Stat. Ann. § 15C.01(3)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Minnesota.

338. The conduct of Defendants violated Minn. Stat. Ann. § 15C.02(a)(1) and was a substantial factor in causing Minnesota to sustain damages in an amount according to proof.

COUNT LXVI

**On Behalf Of The State Of Minnesota,
Minnesota Medicaid False Claims Act, Making Or Using False Records Or Statements
Material To Payment Or Approval Of False Claims
Minn. Stat. Ann. § 15C.02(A)(2)**

339. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

340. Defendants knowingly (as defined in Minn. Stat. Ann. § 15C.01(3)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

341. Defendants knowingly made, used, and/or caused to be made and used false

records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

342. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

343. The conduct of Defendants violated Minn. Stat. Ann. § 15C.02(a)(2) and was a substantial factor in causing Minnesota to sustain damages in an amount according to proof.

COUNT LXVII

On Behalf Of The State Of Minnesota

Minnesota Medicaid False Claims Act, Conspiracy To Violate The Law

Minn. Stat. Ann. § 15C.02(A)(3)

344. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

345. Defendants, between and among themselves, conspired to defraud the State of Minnesota by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Minnesota, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

346. The conduct of Defendants violated Minn. Stat. Ann. § 15C.02(a)(3) and was a substantial factor in causing Minnesota to sustain damages in an amount according to proof.

COUNT LXVIII

(In The Alternative)

On Behalf Of The State Of Minnesota,

Minnesota Medicaid False Claims Act, Retention Of Proceeds To Which Not Entitled

Minn. Stat. Ann. § 15C.02(A)(7)

347. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

348. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the

Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

349. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

350. The conduct of Defendants violated Minn. Stat. Ann. § 15C.02(a)(7) and was a substantial factor in causing Minnesota to sustain damages in an amount according to proof.

COUNT LXIX

**On Behalf Of The State Of Montana, Montana False Claims Act,
Causing To Be Presented False Claims
Mont. Code Ann. § 17-8-403(A)**

351. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

352. Defendants knowingly (as defined in Mont. Code Ann. § 17-8-402(4)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Montana.

353. The conduct of Defendants violated Mont. Code Ann. § 17-8-403(a) and was a substantial factor in causing Montana to sustain damages in an amount according to proof.

COUNT LXX

**On Behalf Of The State Of Montana,
Montana False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
Mont. Code Ann. § 17-8-403(B)**

354. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

355. Defendants knowingly (as defined in Mont. Code Ann. § 17-8-402(4)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

356. Defendants knowingly made, used, and/or caused to be made and used false

records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

357. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

358. The conduct of Defendants violated Mont. Code Ann. § 17-8-403(b) and was a substantial factor in causing Montana to sustain damages in an amount according to proof.

COUNT LXXI
On Behalf Of The State Of Montana
Montana False Claims Act, Conspiracy To Violate The Law
Mont. Code Ann. § 17-8-403(C)

359. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

360. Defendants, between and among themselves, conspired to defraud the State of Montana by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Montana, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

361. The conduct of Defendants violated Mont. Code Ann. § 17-8-403(c) and was a substantial factor in causing Montana to sustain damages in an amount according to proof.

COUNT LXXII
(In The Alternative)
On Behalf Of The State Of Montana,
Montana False Claims Act, Retention Of Proceeds To Which Not Entitled
Mont. Code Ann. § 17-8-403(G)

362. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

363. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the

Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

364. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

365. The conduct of Defendants violated Mont. Code Ann. § 17-8-403(g) and was a substantial factor in causing Montana to sustain damages in an amount according to proof.

COUNT LXXIII

**On Behalf Of The State Of Nevada, Nevada False Claims Act,
Causing To Be Presented False Claims
Nev. Rev. Stat. Ann. § 357.040(1)(A)**

366. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

367. Defendants knowingly (as defined in Nev. Rev. Stat. Ann § 357.040(3)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of Nevada.

368. The conduct of Defendants violated Nev. Rev. Stat. Ann. § 357.040(1)(A) and was a substantial factor in causing Nevada to sustain damages in an amount according to proof.

COUNT LXXIV

**On Behalf Of The State Of Nevada,
Nevada False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
Nev. Rev. Stat. Ann. § 357.040(1)(B)**

369. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

370. Defendants knowingly (as defined in Nev. Rev. Stat. Ann § 357.040(3)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

371. Defendants knowingly made, used, and/or caused to be made and used false

records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

372. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

373. The conduct of Defendants violated Nev. Rev. Stat. Ann. § 357.040(1)(B) and was a substantial factor in causing Nevada to sustain damages in an amount according to proof.

COUNT LXXV
On Behalf Of The State Of Nevada,
Nevada False Claims Act, Conspiracy To Violate The Law
Nev. Rev. Stat. Ann. § 357.040(1)(I)

374. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

375. Defendants, between and among themselves, conspired to defraud the State of Nevada by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of Nevada, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

376. The conduct of Defendants violated Nev. Rev. Stat. Ann. § 357.040(1)(i) and was a substantial factor in causing Nevada to sustain damages in an amount according to proof.

COUNT LXXVI
(In The Alternative)
On Behalf Of The State Of Nevada,
Nevada False Claims Act, Retention Of Proceeds To Which Not Entitled
Nev. Rev. Stat. Ann. § 357.040(1)(G)

377. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

378. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the

Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

379. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

380. The conduct of Defendants violated Nev. Rev. Stat. Ann. § 357.040(1)(G) and was a substantial factor in causing Nevada to sustain damages in an amount according to proof.

COUNT LXXVII

**On Behalf Of The State Of New Jersey, New Jersey False Claims Act,
Causing To Be Presented False Claims
N.J. Stat. Ann. § 2A:32C-3(A)**

381. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

382. Defendants knowingly (as defined in N.J. Stat. Ann. § 2A:32C-2) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of New Jersey.

383. The conduct of Defendants violated N.J. Stat. Ann. § 2A:32C-3(a) and was a substantial factor in causing New Jersey to sustain damages in an amount according to proof.

COUNT LXXVIII

**On Behalf Of The State Of New Jersey,
New Jersey False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
N.J. Stat. Ann. § 2A:32C-3(B)**

384. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

385. Defendants knowingly (as defined in N.J. Stat. Ann. § 2A:32C-2) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

386. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records

of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

387. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

388. The conduct of Defendants violated N.J. Stat. Ann. § 2A:32C-3(b) and was a substantial factor in causing New Jersey to sustain damages in an amount according to proof.

COUNT LXXIX

**On Behalf Of The State Of New Jersey,
New Jersey False Claims Act, Conspiracy To Violate The Law
N.J. Stat. Ann. § 2A:32C-3(C)**

389. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

390. Defendants, between and among themselves, conspired to defraud the State of New Jersey by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of New Jersey, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

391. The conduct of Defendants violated N.J. Stat. Ann. § 2A:32C-3(c) and was a substantial factor in causing New Jersey to sustain damages in an amount according to proof.

COUNT LXXX

(In The Alternative)

**On Behalf Of The State Of New Jersey,
New Jersey False Claims Act, Retention Of Proceeds To Which Not Entitled
N.J. Stat. Ann. § 2A:32C-3(G)**

392. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

393. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an

obligation to pay or transmit money or property to the Government.

394. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

395. The conduct of Defendants violated N.J. Stat. Ann. § 2A:32C-3(g) and was a substantial factor in causing New Jersey to sustain damages in an amount according to proof.

COUNT LXXXI

**On Behalf Of The State Of New Mexico, New Mexico False Claims Act,
Causing To Be Presented False Claims
N.M. Stat. Ann. § 227-14-4(A)**

396. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

397. Defendants knowingly (as defined in N.M. Stat. Ann. § 44-9-2(c)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of New Mexico.

398. The conduct of Defendants violated N.M. Stat. Ann. § 227-14-4(A) and was a substantial factor in causing New Mexico to sustain damages in an amount according to proof.

COUNT LXXXII

**On Behalf Of The State Of New Mexico,
New Mexico False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
N.M. Stat. Ann. § 227-14-4(C)**

399. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

400. Defendants knowingly (as defined in N.M. Stat. Ann. § 44-9-2(C)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

401. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the

Medicaid program that were higher than it was permitted to claim or charge by applicable law.

402. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

403. The conduct of Defendants violated N.M. Stat. Ann. § 227-14-4(C) and was a substantial factor in causing New Mexico to sustain damages in an amount according to proof.

COUNT LXXXIII

**On Behalf Of The State Of New Mexico,
New Mexico False Claims Act, Conspiracy To Violate The Law
N.M. Stat. Ann. § 227-14-4(D)**

404. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

405. Defendants, between and among themselves, conspired to defraud the State of New Mexico by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of New Mexico, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

406. The conduct of Defendants violated N.M. Stat. Ann. § 227-14-4(D) and was a substantial factor in causing New Mexico to sustain damages in an amount according to proof.

COUNT LXXXIV

(In The Alternative)

**On Behalf Of The State Of New Mexico,
New Mexico False Claims Act, Retention Of Proceeds To Which Not Entitled
N.M. Stat. Ann. § 227-14-4(E)**

407. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

408. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

409. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they were entitled to, and avoided its obligation to return the excess money to the Government.

410. The conduct of Defendants violated N.M. Stat. Ann. § 227-14-4(E) and was a substantial factor in causing New Mexico to sustain damages in an amount according to proof.

COUNT LXXXV

**On Behalf Of The State Of New York, New York False Claims Act,
Causing To Be Presented False Claims
N.Y. State Fin. Law § 189(1)(A)**

411. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

412. Defendants knowingly (as defined in N.Y. State Fin. Law § 188(3)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of New York.

413. The conduct of Defendants violated N.Y. State Fin. Law § 189(1)(A)) and was a substantial factor in causing New York to sustain damages in an amount according to proof.

COUNT LXXXVI

**On Behalf Of The State Of New York,
New York False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
N.Y. State Fin. Law § 189(1)(B)**

414. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

415. Defendants knowingly (as defined in N.Y. State Fin. Law § 188(3)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

416. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

417. Defendants knowingly made, used, and caused to be made and used false certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

418. The conduct of Defendants violated N.Y. State Fin. Law § 189(1)(B) and was a substantial factor in causing New York to sustain damages in an amount according to proof.

COUNT LXXXVII
On Behalf Of The State Of New York,
New York False Claims Act, Conspiracy To Violate The Law
N.Y. State Fin. Law § 189(1)(C)

419. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

420. Defendants, between and among themselves, conspired to defraud the State of New York by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of New York, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

421. The conduct of Defendants violated N.Y. State Fin. Law § 189(1)(C) and was a substantial factor in causing New York to sustain damages in an amount according to proof.

COUNT LXXXIII
(In The Alternative)
On Behalf Of The State Of New York,
New York False Claims Act, Retention Of Proceeds To Which Not Entitled
N.Y. State Fin. Law § 189(1)(G)

422. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

423. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

424. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they

were entitled to, and avoided its obligation to return the excess money to the Government.

425. The conduct of Defendants violated N.Y. State Fin. Law § 189(1)(G) and was a substantial factor in causing New York to sustain damages in an amount according to proof.

COUNT LXXXIX

**On Behalf Of The State Of North Carolina, North Carolina False Claims Act,
Causing To Be Presented False Claims
N.C. Gen. Stat. Ann. § 1-607(A)(1)**

426. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

427. Defendants knowingly (as defined in N.C. Gen. Stat. Ann. § 1-606(4)) presented or caused to be presented false claims for payment or approval to an officer or employee of the State of North Carolina.

428. The conduct of Defendants violated N.C. Gen. Stat. Ann. § 1-607(a)(1) and was a substantial factor in causing North Carolina to sustain damages in an amount according to proof.

COUNT XC

**On Behalf Of The State Of North Carolina,
North Carolina False Claims Act, Making Or Using False Records Or Statements Material To
Payment Or Approval Of False Claims
N.C. Gen. Stat. Ann. § 1-607(A)(2)**

429. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

430. Defendants knowingly (as defined in N.C. Gen. Stat. Ann. § 1-606(4)) made, used, or caused to be made or used false records or statements material to false or fraudulent claims.

431. Defendants knowingly made, used, and/or caused to be made and used false records and statements, including but not limited to bills, invoices, requests for reimbursement, and records of services, that were material to the payment or approval of charges by the Medicaid program that were higher than it was permitted to claim or charge by applicable law.

432. Defendants knowingly made, used, and caused to be made and used false

certifications that its claims, and all documents and data upon which those claims were based, were accurate, and were supplied in full compliance with all applicable statutes and regulations.

433. The conduct of Defendants violated N.C. Gen. Stat. Ann. § 1-607(a)(2) and was a substantial factor in causing North Carolina to sustain damages in an amount according to proof.

COUNT XCI

**On Behalf Of The State Of North Carolina,
North Carolina False Claims Act, Conspiracy To Violate The Law
N.C. Gen. Stat. Ann. § 1-607(A)(3)**

434. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

435. Defendants, between and among themselves, conspired to defraud the State of North Carolina by: (1) causing to be presented false claims for payment or approval to an officer or employee of the State of North Carolina, (2) making, using, or causing to be made or used false records or statements material to false or fraudulent claims.

436. The conduct of Defendants violated N.C. Gen. Stat. Ann. § 1-607(a)(3) and was a substantial factor in causing North Carolina to sustain damages in an amount according to proof.

COUNT XCII

(In The Alternative)

**On Behalf Of The State Of North Carolina,
North Carolina False Claims Act, Retention Of Proceeds To Which Not Entitled
N.C. Gen. Stat. Ann. § 1-607(A)(7)**

437. Plaintiffs incorporate by reference and reallege all of the allegations contained in paragraphs 1 through 83 of this First Amended Complaint as though fully set forth herein.

438. In the alternative, Defendants knowingly made, used, or caused to be made or used, a false record or statement material to an obligation to pay or transmit money or property to the Government, or knowingly concealed or knowingly and improperly avoided or decreased an obligation to pay or transmit money or property to the Government.

439. As discussed above, Defendants received far more money from the Medicaid program than they were entitled to. Defendants knew that they received more money than they

were entitled to, and avoided its obligation to return the excess money to the Government.

440. The conduct of Defendants violated N.C. Gen. Stat. Ann. § 1-607(a)(7) and was a substantial factor in causing North Carolina to sustain damages in an amount according to proof.

COUNT XCIII
Oklahoma Medicaid False Claims Act
63 Okl. St. § 5053

441. Relator repeats and realleges each and every allegation contained in paragraphs 1 through 86 above as though fully set forth herein.

442. This is a claim for treble damages and penalties under the Oklahoma Medicaid False Claims Act.

443. By virtue of the acts described above, Defendants knowingly presented or caused to be presented, false or fraudulent claims to the Oklahoma State Government for payment or approval.

444. By virtue of the acts described above, Defendants knowingly made, used, or caused to be made or used false records and statements, and omitted material facts, to induce the Oklahoma State Government to approve and pay such false and fraudulent claims.

445. By virtue of the acts described above, Defendants knowingly and improperly avoided or decreased an obligation to transmit money or property to the Oklahoma State Government.

446. The Oklahoma State Government, unaware of the falsity of the records, statements and claims made, used, presented or caused to be made, used or presented by Defendants, paid and continues to pay the claims that would not be paid but for Defendants' unlawful conduct.

447. By reason of the Defendants' acts, the State of Oklahoma has been damaged, and continues to be damaged, in substantial amount to be determined at trial.

448. Additionally, the Oklahoma State Government is entitled to the maximum civil penalty of \$10,000 for each and every violation alleged herein.

COUNT XCIV
Rhode Island False Claims Act
R.I. Gen. Laws § 9-1.1-1

449. Relator repeats and realleges each and every allegation contained in paragraphs 1 through 86 above as though fully set forth herein.

450. This is a claim for treble damages and penalties under the Rhode Island False Claims Act.

451. By virtue of the acts described above, Defendants knowingly presented or caused to be presented, false or fraudulent claims to the Rhode Island State Government for payment or approval.

452. By virtue of the acts described above, Defendants knowingly made, used, or caused to be made or used false records and statements, and omitted material facts, to induce the Rhode Island State Government to approve and pay such false and fraudulent claims.

453. By virtue of the acts described above, Defendants knowingly and improperly avoided or decreased an obligation to transmit money or property to the Rhode Island State Government.

454. The Rhode Island State Government, unaware of the falsity of the records, statements and claims made, used, presented or caused to be made, used or presented by Defendants, paid and continues to pay the claims that would not be paid but for Defendants' unlawful conduct.

455. By reason of the Defendants' acts, the State of Rhode Island has been damaged, and continues to be damaged, in substantial amount to be determined at trial.

456. Additionally, the Rhode Island State Government is entitled to civil penalties for each and every violation alleged herein.

COUNT XCV
Tennessee Medicaid False Claims Act
Tenn. Code Ann. § 71-5-182(a)(1)

457. Relator repeats and realleges each and every allegation contained in paragraphs 1 through 86 above as though fully set forth herein.

458. This is a claim for treble damages and penalties under the Tennessee Medicaid False Claims Act.

459. By virtue of the acts described above, Defendants knowingly presented or caused to be presented, false or fraudulent claims to the Tennessee State Government for payment or approval.

460. By virtue of the acts described above, Defendants knowingly made, used, or caused to be made or used false records and statements, and omitted material facts, to induce the Tennessee State Government to approve and pay such false and fraudulent claims.

461. By virtue of the acts described above, Defendants knowingly and improperly avoided or decreased an obligation to transmit money or property to the Tennessee State Government.

462. The Tennessee State Government, unaware of the falsity of the records, statements and claims made, used, presented or caused to be made, used or presented by Defendants, paid and continues to pay the claims that would not be paid but for Defendants' unlawful conduct.

463. By reason of the Defendants' acts, the State of Tennessee has been damaged, and continues to be damaged, in substantial amount to be determined at trial.

464. Additionally, the Tennessee State Government is entitled to the maximum penalty of \$10,000 for each and every violation alleged herein.

COUNT XCVI

On Behalf of the State of Texas

**Texas Medicaid Fraud Prevention Act, Making False Statements and Misrepresentations of
Material Fact Permitting Payments of False Claims
Texas Human Resources Code § 36.002(1)**

465. Plaintiff incorporates herein by reference and reallege the allegations stated in Paragraphs 1 through 97, inclusive, of this First Amended Complaint.

466. Defendants knowingly (as defined in Tex. Hum. Res. Code Ann. § 36.0011(a)) caused to be made false statements or misrepresentations of material facts that permitted persons

to receive benefits or payments under the Medicaid Program that were not authorized or were greater than the benefits or payments that were authorized.

467. Defendants knowingly caused false claims to be presented, including but not limited to claims, bills, invoices, requests for reimbursement, and records of services, in order to obtain payment or approval of charges by the Medicaid program that were higher than were permitted under applicable law and/or that patients never received for urine drug tests at pain management clinics.

468. The conduct of Defendants violated Tex. Hum. Res. Code § 36.002(1) and was a substantial factor in causing the State of Texas to sustain damages in an amount according to proof.

COUNT XCVII

On Behalf of the State of Texas

Texas Medicaid Fraud Prevention Act, Failing to Disclose Information that Permitted the Payment of False Claims

Texas Human Resources Code § 36.002(2)

469. Plaintiff incorporates herein by reference and reallege the allegations stated in Paragraphs 1 through 98, inclusive, of this First Amended Complaint.

470. Defendants knowingly (as defined in Tex. Hum. Res. Code § 36.0011(a)) concealed or failed to disclose information that permitted persons to receive benefits or payments under the Medicaid program that were not authorized or were greater than the benefits or payments that were authorized.

471. Defendants knowingly concealed and failed to disclose information, including but not limited to claims, bills, marketing materials, advertisements, profit projections, and reimbursement profiles and codes, for the purpose of permitting physicians and pain management clinics to receive benefits and payments under the Medicaid program that were unauthorized and greater than the benefits and payments they were authorized to receive.

472. The conduct of Defendants violated Tex. Hum. Res. Code § 36.002(2) and was a substantial factor in causing the State of Texas to sustain damages in an amount according to proof.

COUNT XCVIII

On Behalf of the State of Texas

Texas Medicaid Fraud Prevention Act, Presenting False Claims

Texas Human Resources Code § 36.002(13)

473. Plaintiff incorporates herein by reference and realleges the allegations stated in Paragraphs 1 through 98, inclusive, of this First Amended Complaint.

474. Defendants knowingly (as defined in Tex. Hum. Res. Code § 36.0011(a)) engaged in conduct that constituted a violation under Tex. Hum. Res. Code § 32.039(b)(1) because it caused to be presented to the department a claim that contains a statement or representation the person knows or should know to be false.

475. Defendants knowingly caused false records and statements to be presented, including but not limited to claims, bills, invoices, requests for reimbursement, and records of services, in order to obtain payment or approval of charges by the Medicaid programs that were higher than were permitted under applicable law and/or that patients never received for urine drug tests at pain management clinics.

476. The conduct of Defendants violated Tex. Hum. Res. Code § 36.002(13) and was a substantial factor in causing the State of Texas to sustain damages in an amount according to proof.

COUNT XCIX

Virginia Fraud Against Taxpayers Act

Va. Code Ann. § 8.01-216.3(a)

477. Relator repeats and realleges each and every allegation contained in paragraphs 1 through 86 above as though fully set forth herein.

478. This is a claim for treble damages and penalties under the Virginia Fraud Against Taxpayers Act.

479. By virtue of the acts described above, Defendants knowingly presented or caused to be presented, false or fraudulent claims to the Virginia State Government for payment or approval.

480. By virtue of the acts described above, Defendants knowingly made, used, or

caused to be made or used false records and statements, and omitted material facts, to induce the Virginia State Government to approve and pay such false and fraudulent claims.

481. By virtue of the acts described above, Defendants knowingly and improperly avoided or decreased an obligation to transmit money or property to the Virginia State Government.

482. The Virginia State Government, unaware of the falsity of the records, statements and claims made, used, presented or caused to be made, used or presented by Defendants, paid and continues to pay the claims that would not be paid but for Defendants' unlawful conduct.

483. By reason of the Defendants' acts, the State of Virginia has been damaged, and continues to be damaged, in substantial amount to be determined at trial.

484. Additionally, the Virginia State Government is entitled to the maximum penalty of \$10,000 for each and every violation alleged herein.

COUNT C
Wisconsin False Claims For Medical Assistance Act
Wis. Stat § 20.931 *et seq.*

485. Relator repeats and realleges each and every allegation contained in paragraphs 1 through 86 above as though fully set forth herein.

486. This is a claim for treble damages and penalties under the Wisconsin False Claims For Medical Assistance Act.

487. By virtue of the acts described above, Defendants knowingly presented or caused to be presented, false or fraudulent claims to the Wisconsin Government for payment or approval.

488. By virtue of the acts described above, Defendants knowingly made, used, or caused to be made or used false records and statements, and omitted material facts, to induce the State of Wisconsin to approve and pay such false and fraudulent claims.

489. By virtue of the acts described above, Defendants knowingly and improperly avoided or decreased an obligation to transmit money or property to the State of Wisconsin.

490. The State of Wisconsin, unaware of the falsity of the records, statements and

claims made, used, presented or caused to be made, used or presented by Defendants, paid and continues to pay the claims that would not be paid but for Defendants' unlawful conduct.

491. By reason of the Defendants' acts, the State of Wisconsin has been damaged, and continues to be damaged, in substantial amount to be determined at trial.

492. Additionally, the State of Wisconsin is entitled to the maximum penalty of \$10,000 for each and every violation alleged herein.

VII. PRAYER FOR RELIEF

WHEREFORE, Plaintiffs by and through Relator, pray judgment in its favor and against Defendant as follows:

1. That judgment be entered in favor of plaintiff UNITED STATES OF AMERICA ex rel. ERIC STENSON, and against Defendants QUBYX, DELL, LG, SHAREDEN IMAGING, VIRTUAL RADIOLOGIC CORPORATION, and MEDNAX, INC., according to proof, as follows:
 - a. On the First Cause of Action (Presenting False Claims (31 U.S.C. § 3729(a)(1)(A))) damages as provided by 31 U.S.C. § 3729(a)(1), in the amount of:
 - i. Triple the amount of damages sustained by the Government;
 - ii. Civil penalties under the False Claims Act as defined by 31 U.S.C. § 3729 and updated by 15 C.F.R § 6 and 83 Fed Reg. 706, for each false claim, in an amount between \$11,181 and \$22,363;
 - iii. Recovery of costs;
 - iv. Pre- and post-judgment interest;
 - v. Such other and further relief as the Court deems just and proper;
 - b. On the Second Cause of Action (False Claims Act; Making or Using False Records or Statements Material to Payment or Approval of False Claims

(31 U.S.C. § 3729(a)(1)(B))) damages as provided by 31 U.S.C. § 3729(a)(1) in the amount of:

- i. Triple the amount of damages sustained by the Government;
 - ii. Civil penalties under the False Claims Act as defined by 31 U.S.C. § 3729 and updated by 15 C.F.R § 6 and 83 Fed Reg. 706, for each false claim, in an amount between \$11,181 and \$22,363;
 - iii. Recovery of costs;
 - iv. Pre- and post-judgment interest;
 - v. Such other and further relief as the Court deems just and proper;
- c. On the Third Cause of Action (False Claims Act, Conspiracy to Violate the False Claims Act (31 U.S.C. § 3729(a)(1)(C))) damages as provided by 31 U.S.C. § 3729(a)(1) in the amount of:
- i. Triple the amount of damages sustained by the Government;
 - ii. Civil penalties under the False Claims Act as defined by 31 U.S.C. § 3729 and updated by 15 C.F.R § 6 and 83 Fed Reg. 706, for each false claim, in an amount between \$11,181 and \$22,363;
 - iii. Recovery of costs;
 - iv. Pre- and post-judgment interest;
 - v. Such other and further relief as the Court deems just and proper;
- d. On the Fourth Cause of Action (False Claims Act, Retention of Proceeds to Which Not Entitled (31 U.S.C. § 3729(a)(1)(G))) damages as provided by 31 U.S.C. § 3729(a)(1) in the amount of:
- i. Triple the amount of damages sustained by the Government;
 - ii. Civil penalties under the False Claims Act as defined by 31

U.S.C. § 3729 and updated by 15 C.F.R § 6 and 83 Fed Reg.

706, for each false claim, in an amount between \$11,181 and \$22,363;

- iii. Recovery of costs;
 - iv. Pre- and post-judgment interest;
 - v. Such other and further relief as the Court deems just and proper.
2. Further, Relator, on his own behalf, pursuant to 31 U.S.C. section 3730(d), requests that he receive such maximum amount as permitted by law, of the proceeds of this action or settlement of this action collected by the United States, plus an amount for reasonable expenses incurred, plus reasonable attorneys' fees and costs of this action. Relator requests that his percentage be based upon the total value recovered, including any amounts received from individuals or entities not parties to this action.
3. That judgment be entered in favor of the STATES OF CALIFORNIA, COLORADO, CONNECTICUT, DELAWARE, FLORIDA, GEORGIA, HAWAII, ILLINOIS, INDIANA, IOWA, LOUISIANA, MARYLAND, MASSACHUSETTS, MICHIGAN, MINNESOTA, MONTANA, NEVADA, NEW JERSEY, NEW MEXICO, NEW YORK, NORTH CAROLINA, OKLAHOMA, RHODE ISLAND, TENNESSE, TEXAS, VIRGINIA, WISCONSIN, and THE DISTRICT OF COLUMBIA ex rel. ERIC STENSON, and against Defendants QUBYX, DELL, LG, SHAREDEN IMAGING, VIRTUAL RADIOLOGIC CORPORATION, and MEDNAX, INC., according to proof, as follows:
- a. On the Fifth through One Hundred and First Causes of Action for violations of the false claims acts of the various state plaintiffs damages as provided by the applicable laws in the amount of:

- i. Triple the amount of damages sustained by the state governments;
 - ii. Maximum amount of civil penalties allowed by law;
 - iii. Recovery of costs;
 - iv. Pre- and post-judgment interest;
 - v. Such other and further relief as the Court deems just and proper.
4. Further, Relator, on his own behalf, requests that he receive such maximum amount as permitted by law, of the proceeds of this action or settlement of this action collected by the various states named as plaintiffs in this action, plus an amount for reasonable expenses incurred, plus reasonable attorneys' fees and costs of this action. Relator requests that his percentage be based upon the total value recovered, including any amounts received from individuals or entities not parties to this action.

Dated: February 12, 2020

Respectfully Submitted,



David C. Williams (PA 308745)

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* To be admitted *pro hac vice*

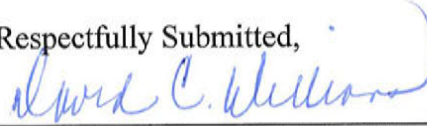
Attorneys for Relator

VIII. DEMAND FOR JURY TRIAL

Relator ERIC STENSON hereby demands a jury trial on all issues so triable.

February 12, 2020

Respectfully Submitted,



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Attorneys for Relator

EXHIBIT “A”

NPI	NPPES_PR	NPPES_PR	NPPES_PR	NPPES_CR	PROVIDER_PLACE_OF_HCPCS_CO	HCPCS_DE	HCPCS_DR	LINE_SRVC	BENE_UNI	AVERAGE_MEDICARE_PAYMENT_AMT	TOTAL PAID
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	19083	Biopsy of b	N	11	\$	533.57 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	71010	X-ray of ch	N	425	361 \$	6.76 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	71020	X-ray of ch	N	181	180 \$	8.45 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	71020	X-ray of ch	N	37	37 \$	17.77 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	71250	CT scan ch	N	12	12 \$	36.53 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	71250	CT scan ch	N	11	11 \$	105.72 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	71260	CT scan ch	N	15	15 \$	43.15 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	71275	CT scan of	N	25	25 \$	70.13 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	72100	X-ray of lo	N	13	13 \$	8.26 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	73030	X-ray of sh	N	13	13 \$	7.55 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	73502	X-ray of hip	N	34	34 \$	8.69 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	73610	X-ray of an	N	15	13 \$	6.99 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	73630	X-ray of fo	N	12	11 \$	6.31 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	74000	X-ray of ab	N	32	30 \$	7.27 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	74176	CT scan of	N	26	26 \$	66.88 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	74177	CT scan of	N	48	48 \$	70.83 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	76642	Ultrasound	N	19	18 \$	27.09 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	76642	Ultrasound	N	128	117 \$	64.26 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	76700	Ultrasound	N	20	20 \$	29.73 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	76700	Ultrasound	N	14	14 \$	80.99 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	76705	Ultrasound	N	12	12 \$	21.33 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	76770	Ultrasound	N	35	35 \$	27.29 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	76770	Ultrasound	N	13	13 \$	80.61 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	77059	MRI scan o	N	28	28 \$	415.15 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	77063	Screening	N	38	38 \$	29.69 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	77063	Screening	N	208	208 \$	54.61 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	77080	Bone densi	N	996	996 \$	40.55 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	77085	Bone densi	N	90	90 \$	34.49 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	93971	Ultrasound	N	15	15 \$	17.83 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	A9579	Injection, g	Y	580	29 \$	1.46 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	G0202	Screening	N	158	158 \$	34.56 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	G0202	Screening	N	788	788 \$	131.77 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	G0204	Diagnostic	N	21	21 \$	29.68 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	G0204	Diagnostic	N	78	78 \$	112.96 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	F	G0206	Diagnostic	N	31	30 \$	25.88 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	G0206	Diagnostic	N	100	97 \$	85.43 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	G0279	Diagnostic	N	42	42 \$	42.94 \$
1063554145	BELL	MATTHEW L	MD	Diagnostic	O	Q9967	Low osmol	Y	1876	21 \$	0.10 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70450	CT scan he	N	600	574 \$	30.97 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70450	CT scan he	N	62	60 \$	73.89 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70486	CT scan of	N	29	29 \$	27.03 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70486	CT scan of	N	34	34 \$	98.17 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70491	CT scan of	N	15	15 \$	50.69 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70491	CT scan of	N	21	21 \$	160.94 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70496	CT scan of	N	34	34 \$	63.71 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70496	CT scan of	N	12	12 \$	194.80 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70498	CT scan of	N	31	31 \$	53.29 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70498	CT scan of	N	18	18 \$	165.16 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70543	MRI scan b	N	19	18 \$	374.24 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70544	MRA scan	N	69	68 \$	47.97 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70544	MRA scan	N	37	37 \$	233.55 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70548	MRA scan	N	53	53 \$	36.26 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70548	MRA scan	N	20	20 \$	302.00 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70551	MRI scan b	N	41	41 \$	52.12 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70551	MRI scan b	N	68	66 \$	174.28 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	70553	MRI scan o	N	81	80 \$	87.52 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	70553	MRI scan o	N	168	165 \$	275.18 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72040	X-ray of spi	N	14	14 \$	21.16 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72050	X-ray of up	N	24	24 \$	27.62 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72100	X-ray of lo	N	28	28 \$	24.48 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72110	X-ray of lo	N	43	43 \$	30.29 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72114	X-ray lowe	N	21	21 \$	42.49 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72120	X-ray lowe	N	11	11 \$	23.40 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	72125	CT scan of	N	66	65 \$	39.59 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72125	CT scan of	N	12	12 \$	94.14 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72128	CT scan of	N	13	13 \$	93.02 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	72131	CT scan of I	N	28	28 \$	35.66 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72131	CT scan of I	N	50	49 \$	100.36 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72141	MRI scan o	N	124	124 \$	163.01 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72146	MRI scan o	N	41	40 \$	154.64 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	72148	MRI scan o	N	17	17 \$	55.72 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72148	MRI scan o	N	306	305 \$	157.87 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	72156	MRI scan o	N	13	13 \$	87.84 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72156	MRI scan o	N	34	34 \$	252.91 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	F	72157	MRI scan o	N	15	15 \$	78.81 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72157	MRI scan o	N	20	20 \$	272.67 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72158	MRI scan o	N	14	14 \$	70.45 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	72158	MRI scan o	N	69	67 \$	269.22 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	A9575	Injection, g	Y	1628	22 \$	0.16 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	A9579	Injection, g	Y	4316	262 \$	1.45 \$
1073583365	BOHNERT	BRADLEY J	MD	Diagnostic	O	Q9967	Low osmol	Y	4465	46 \$	0.10 \$
1194795419	GYORKE	ANDREW	MD	Diagnostic	F	70450	CT scan he	N	620	575 \$	30.56 \$

1194795419	GYORKE	ANDREW	MD	Diagnostic O	70450 CT scan he N	75	75	\$	65.47	\$	4,910.56
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1194795419	GYORKE	ANDREW	MD	Diagnostic F	70486 CT scan of N	31	31	\$	26.66	\$	826.40	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70486 CT scan of N	40	40	\$	103.60	\$	4,144.05	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70491 CT scan of N	25	25	\$	143.38	\$	3,584.57	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70496 CT scan of N	43	43	\$	67.17	\$	2,888.40	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70496 CT scan of N	20	20	\$	164.14	\$	3,282.71	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70498 CT scan of N	39	39	\$	50.82	\$	1,982.09	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70498 CT scan of N	22	21	\$	166.36	\$	3,659.83	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70543 MRI scan b N	14	14	\$	364.49	\$	5,102.83	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70544 MRA scan N	77	76	\$	47.71	\$	3,673.67	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70544 MRA scan N	34	34	\$	254.17	\$	8,641.89	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70547 MRA scan N	19	19	\$	36.03	\$	684.57	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70548 MRA scan N	51	51	\$	35.77	\$	1,824.13	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70548 MRA scan N	21	21	\$	309.67	\$	6,503.08	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70551 MRI scan b N	50	50	\$	55.71	\$	2,785.47	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70551 MRI scan b N	73	73	\$	165.03	\$	12,046.99	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	70553 MRI scan o N	84	83	\$	88.08	\$	7,398.31	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	70553 MRI scan o N	190	188	\$	275.73	\$	52,388.22	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72040 X-ray of spi N	16	16	\$	14.75	\$	235.98	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72072 X-ray of mi N	11	11	\$	26.29	\$	289.18	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72100 X-ray of lo N	23	22	\$	16.60	\$	381.80	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72110 X-ray of lo N	51	51	\$	27.63	\$	1,409.20	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72114 X-ray lowe N	20	20	\$	45.43	\$	908.60	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72120 X-ray lowe N	20	20	\$	23.71	\$	474.10	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	72125 CT scan of N	75	73	\$	39.63	\$	2,972.16	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72125 CT scan of N	14	14	\$	98.62	\$	1,380.71	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	72131 CT scan of l N	26	26	\$	35.71	\$	928.51	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72131 CT scan of l N	47	47	\$	105.43	\$	4,955.43	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72141 MRI scan o N	115	115	\$	160.40	\$	18,445.88	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72146 MRI scan o N	30	30	\$	151.85	\$	4,555.49	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	72148 MRI scan o N	19	19	\$	52.52	\$	997.83	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72148 MRI scan o N	315	312	\$	162.41	\$	51,158.01	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72156 MRI scan o N	17	17	\$	246.00	\$	4,182.05	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72157 MRI scan o N	16	15	\$	291.43	\$	4,662.81	
1194795419	GYORKE	ANDREW	MD	Diagnostic F	72158 MRI scan o N	16	15	\$	82.79	\$	1,324.56	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	72158 MRI scan o N	50	50	\$	278.19	\$	13,909.61	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	A9575 Injection, g Y	725	17	\$	0.16	\$	116.03	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	A9579 Injection, g Y	4066	255	\$	1.45	\$	5,905.66	
1194795419	GYORKE	ANDREW	MD	Diagnostic O	Q9967 Low osmol Y	5175	54	\$	0.10	\$	506.78	
1194796292	LEE	JOHN	A	MD	Diagnostic O	62304 X-ray of lo N	15	15	\$	190.43	\$	2,856.45
1194796292	LEE	JOHN	A	MD	Diagnostic F	70450 CT scan he N	724	676	\$	30.96	\$	22,418.26
1194796292	LEE	JOHN	A	MD	Diagnostic O	70450 CT scan he N	78	75	\$	66.80	\$	5,210.05
1194796292	LEE	JOHN	A	MD	Diagnostic F	70486 CT scan of N	28	28	\$	26.47	\$	741.21
1194796292	LEE	JOHN	A	MD	Diagnostic O	70486 CT scan of N	28	28	\$	101.30	\$	2,836.42
1194796292	LEE	JOHN	A	MD	Diagnostic O	70491 CT scan of N	48	48	\$	166.08	\$	7,971.76
1194796292	LEE	JOHN	A	MD	Diagnostic F	70496 CT scan of N	40	40	\$	63.48	\$	2,539.34
1194796292	LEE	JOHN	A	MD	Diagnostic O	70496 CT scan of N	18	18	\$	185.47	\$	3,338.38
1194796292	LEE	JOHN	A	MD	Diagnostic F	70498 CT scan of N	43	43	\$	52.17	\$	2,243.28
1194796292	LEE	JOHN	A	MD	Diagnostic O	70498 CT scan of N	27	27	\$	188.62	\$	5,092.87
1194796292	LEE	JOHN	A	MD	Diagnostic O	70543 MRI scan b N	17	16	\$	353.61	\$	6,011.41
1194796292	LEE	JOHN	A	MD	Diagnostic F	70544 MRA scan N	80	80	\$	46.95	\$	3,756.36
1194796292	LEE	JOHN	A	MD	Diagnostic O	70544 MRA scan N	51	51	\$	241.56	\$	12,319.77
1194796292	LEE	JOHN	A	MD	Diagnostic F	70548 MRA scan N	63	63	\$	35.46	\$	2,233.86
1194796292	LEE	JOHN	A	MD	Diagnostic O	70548 MRA scan N	28	28	\$	308.53	\$	8,638.74
1194796292	LEE	JOHN	A	MD	Diagnostic F	70551 MRI scan b N	62	61	\$	54.86	\$	3,401.30
1194796292	LEE	JOHN	A	MD	Diagnostic O	70551 MRI scan b N	81	81	\$	169.90	\$	13,762.25
1194796292	LEE	JOHN	A	MD	Diagnostic F	70553 MRI scan o N	85	85	\$	86.78	\$	7,376.51
1194796292	LEE	JOHN	A	MD	Diagnostic O	70553 MRI scan o N	225	220	\$	270.45	\$	60,851.49
1194796292	LEE	JOHN	A	MD	Diagnostic O	72040 X-ray of spi N	25	24	\$	18.52	\$	463.01
1194796292	LEE	JOHN	A	MD	Diagnostic O	72050 X-ray of up N	11	11	\$	29.07	\$	319.76
1194796292	LEE	JOHN	A	MD	Diagnostic O	72100 X-ray of lo N	23	23	\$	23.03	\$	529.72
1194796292	LEE	JOHN	A	MD	Diagnostic O	72110 X-ray of lo N	43	43	\$	32.60	\$	1,401.84
1194796292	LEE	JOHN	A	MD	Diagnostic O	72114 X-ray lowe N	21	21	\$	45.10	\$	947.13
1194796292	LEE	JOHN	A	MD	Diagnostic O	72120 X-ray lowe N	11	11	\$	25.46	\$	280.05
1194796292	LEE	JOHN	A	MD	Diagnostic F	72125 CT scan of N	90	90	\$	41.32	\$	3,719.23
1194796292	LEE	JOHN	A	MD	Diagnostic O	72125 CT scan of N	23	22	\$	106.82	\$	2,456.76
1194796292	LEE	JOHN	A	MD	Diagnostic F	72128 CT scan of N	15	15	\$	32.62	\$	489.28
1194796292	LEE	JOHN	A	MD	Diagnostic O	72128 CT scan of N	18	18	\$	117.93	\$	2,122.74
1194796292	LEE	JOHN	A	MD	Diagnostic F	72131 CT scan of l N	51	51	\$	34.06	\$	1,737.18
1194796292	LEE	JOHN	A	MD	Diagnostic O	72131 CT scan of l N	52	52	\$	103.68	\$	5,391.51
1194796292	LEE	JOHN	A	MD	Diagnostic O	72132 CT scan of l N	19	19	\$	156.88	\$	2,980.69
1194796292	LEE	JOHN	A	MD	Diagnostic O	72141 MRI scan o N	149	149	\$	157.83	\$	23,516.25
1194796292	LEE	JOHN	A	MD	Diagnostic O	72146 MRI scan o N	55	55	\$	156.52	\$	8,608.46
1194796292	LEE	JOHN	A	MD	Diagnostic F	72148 MRI scan o N	12	12	\$	55.50	\$	666.00
1194796292	LEE	JOHN	A	MD	Diagnostic O	72148 MRI scan o N	392	391	\$	158.99	\$	62,324.71
1194796292	LEE	JOHN	A	MD	Diagnostic O	72156 MRI scan o N	17	17	\$	291.55	\$	4,956.34
1194796292	LEE	JOHN	A	MD	Diagnostic F	72157 MRI scan o N	12	12	\$	79.73	\$	956.77
1194796292	LEE	JOHN	A	MD	Diagnostic O	72157 MRI scan o N	15	15	\$	283.94	\$	4,259.14
1194796292	LEE	JOHN	A	MD	Diagnostic O	72158 MRI scan o N	64	64	\$	260.80	\$	16,690.90
1194796292	LEE	JOHN	A	MD	Diagnostic O	A9575 Injection, g Y	1117	28	\$	0.16	\$	181.74
1194796292	LEE	JOHN	A	MD	Diagnostic O	A9579 Injection, g Y	4788	283	\$	1.46	\$	6,994.48
1194796292	LEE	JOHN	A	MD	Diagnostic O	Q9967 Low osmol Y	8453	90	\$	0.10	\$	821.34
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic F	71010 X-ray of ch N	122	114	\$	7.15	\$	872.40
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic F	71020 X-ray of ch N	37	36	\$	8.67	\$	320.79

1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	71020	X-ray of ch	N	23	23	\$	17.08	\$	392.76
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1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	72110 X-ray of lo	N	11	11	\$	31.39	\$	345.24
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	72192 CT scan pel	N	27	27	\$	40.35	\$	1,089.50
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	72195 MRI scan o	N	23	23	\$	266.59	\$	6,131.55
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	72197 MRI scan o	N	11	11	\$	378.47	\$	4,163.18
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73030 X-ray of sh	N	19	12	\$	19.11	\$	363.16
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73110 X-ray of wr	N	61	32	\$	24.80	\$	1,512.64
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73130 X-ray of ha	N	113	58	\$	21.89	\$	2,473.70
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73200 CT scan of	N	45	44	\$	105.44	\$	4,744.76
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73218 MRI scan o	N	20	19	\$	267.06	\$	5,341.13
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73221 MRI scan o	N	292	285	\$	175.30	\$	51,187.47
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73222 MRI scan o	N	15	15	\$	292.80	\$	4,392.00
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73223 MRI scan o	N	14	14	\$	351.69	\$	4,923.67
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73502 X-ray of hip	N	11	11	\$	31.68	\$	348.44
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73562 X-ray of kn	N	20	16	\$	23.81	\$	476.17
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73630 X-ray of fo	N	70	37	\$	20.04	\$	1,402.54
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	73700 CT scan leg	N	52	50	\$	36.28	\$	1,886.57
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73700 CT scan leg	N	34	33	\$	100.90	\$	3,430.72
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	73701 CT scan leg	N	13	12	\$	44.57	\$	579.39
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73718 MRI scan o	N	84	74	\$	250.56	\$	21,047.45
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	73720 MRI scan o	N	15	13	\$	85.76	\$	1,286.40
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73720 MRI scan o	N	36	35	\$	387.60	\$	13,953.65
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	73721 MRI scan o	N	21	21	\$	48.86	\$	1,026.01
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73721 MRI scan o	N	345	329	\$	168.69	\$	58,199.24
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	73723 MRI scan o	N	12	11	\$	78.62	\$	943.40
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	73723 MRI scan o	N	14	13	\$	286.38	\$	4,009.31
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	74176 CT scan of	N	13	13	\$	62.16	\$	808.02
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	F	74177 CT scan of	N	30	30	\$	67.98	\$	2,039.50
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	76377 3D radiogr	N	11	11	\$	53.97	\$	593.65
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	76881 Ultrasound	N	55	43	\$	90.81	\$	4,994.55
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	76882 Ultrasound	N	34	31	\$	26.81	\$	911.68
1255591343	CHITKARA	MUNISH	K	MD	Diagnostic	O	A9579 Injection, g	Y	1105	66	\$	1.46	\$	1,612.75
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	20610 Aspiration	N	16	16	\$	44.62	\$	713.84
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	23350 Injection of	N	17	17	\$	103.81	\$	1,764.72
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	71010 X-ray of ch	N	184	171	\$	7.16	\$	1,317.09
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	71020 X-ray of ch	N	134	134	\$	8.36	\$	1,119.94
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71020 X-ray of ch	N	425	418	\$	17.53	\$	7,449.30
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71100 X-ray of rib	N	11	11	\$	21.88	\$	240.70
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	71250 CT scan ch	N	22	20	\$	38.00	\$	836.02
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71250 CT scan ch	N	188	184	\$	105.18	\$	19,774.47
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	71260 CT scan ch	N	49	49	\$	44.91	\$	2,200.59
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71260 CT scan ch	N	108	103	\$	122.14	\$	13,191.51
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71270 CT scan ch	N	19	19	\$	160.65	\$	3,052.33
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	71275 CT scan of	N	27	27	\$	71.01	\$	1,917.29
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	71275 CT scan of	N	54	54	\$	185.84	\$	10,035.33
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72040 X-ray of spi	N	12	12	\$	23.87	\$	286.44
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72050 X-ray of up	N	19	19	\$	25.99	\$	493.90
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72072 X-ray of mi	N	18	18	\$	21.61	\$	388.91
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	72100 X-ray of lo	N	18	18	\$	8.45	\$	152.15
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72100 X-ray of lo	N	19	19	\$	19.69	\$	374.03
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72110 X-ray of lo	N	65	65	\$	29.93	\$	1,945.60
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72114 X-ray lowe	N	11	11	\$	45.76	\$	503.32
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72120 X-ray lowe	N	12	12	\$	27.12	\$	325.45
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	72170 X-ray of pe	N	17	17	\$	20.93	\$	355.73
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	73030 X-ray of sh	N	13	13	\$	6.39	\$	83.05
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73030 X-ray of sh	N	48	45	\$	19.84	\$	952.14
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73080 X-ray of elb	N	12	12	\$	21.33	\$	255.90
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73110 X-ray of wr	N	23	21	\$	24.31	\$	559.16
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73130 X-ray of ha	N	32	26	\$	17.64	\$	564.49
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	73501 X-ray of hip	N	11	11	\$	7.18	\$	78.93
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	73502 X-ray of hip	N	26	26	\$	8.26	\$	214.80
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73502 X-ray of hip	N	51	51	\$	25.54	\$	1,302.33
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73560 X-ray of kn	N	21	16	\$	20.87	\$	438.30
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73562 X-ray of kn	N	86	63	\$	22.42	\$	1,928.07
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73610 X-ray of an	N	15	14	\$	19.45	\$	291.73
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	73630 X-ray of fo	N	42	35	\$	18.87	\$	792.62
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	74000 X-ray of ab	N	11	11	\$	7.27	\$	79.97
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74000 X-ray of ab	N	47	47	\$	16.56	\$	778.26
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74160 CT scan ab	N	25	24	\$	151.88	\$	3,797.06
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74174 CT scan of	N	16	16	\$	228.76	\$	3,660.13
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	74176 CT scan of	N	52	52	\$	68.21	\$	3,547.05
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74176 CT scan of	N	72	72	\$	134.76	\$	9,702.55
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	74177 CT scan of	N	116	116	\$	72.45	\$	8,404.56
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74177 CT scan of	N	175	171	\$	199.98	\$	34,997.27
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	74178 CT scan of	N	88	88	\$	231.08	\$	20,334.65
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	75635 CT scan of	N	21	20	\$	230.39	\$	4,838.16
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76536 Ultrasound	N	55	55	\$	71.53	\$	3,934.04
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76700 Ultrasound	N	85	85	\$	74.91	\$	6,367.73
1265403414	ROACH	DONALD	J	MD	Diagnostic	F	76705 Ultrasound	N	17	17	\$	20.71	\$	352.05
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76770 Ultrasound	N	138	138	\$	75.33	\$	10,395.48
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76775 Ultrasound	N	29	29	\$	42.07	\$	1,220.01
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76830 Ultrasound	N	18	18	\$	81.55	\$	1,467.94
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76856 Ultrasound	N	17	17	\$	72.66	\$	1,235.20
1265403414	ROACH	DONALD	J	MD	Diagnostic	O	76870 Ultrasound	N	11	11	\$	40.09	\$	440.98

1265403414	ROACH	DONALD J	MD	Diagnostic O	77002 Fluoroscop N	39	39	\$	73.04	\$	2,848.59
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1265403414	ROACH	DONALD J	MD	Diagnostic F	77012 Radiologica N	22	22 \$	45.80 \$	1,007.60
1265403414	ROACH	DONALD J	MD	Diagnostic O	77012 Radiologica N	12	12 \$	98.53 \$	1,182.36
1265403414	ROACH	DONALD J	MD	Diagnostic O	93880 Ultrasound N	97	96 \$	141.86 \$	13,760.46
1265403414	ROACH	DONALD J	MD	Diagnostic O	93970 Ultrasound N	21	21 \$	114.70 \$	2,408.68
1265403414	ROACH	DONALD J	MD	Diagnostic O	93971 Ultrasound N	79	78 \$	78.61 \$	6,210.22
1265403414	ROACH	DONALD J	MD	Diagnostic O	93975 Ultrasound N	14	14 \$	157.08 \$	2,199.17
1265403414	ROACH	DONALD J	MD	Diagnostic O	99205 New patien N	13	13 \$	152.36 \$	1,980.66
1265403414	ROACH	DONALD J	MD	Diagnostic O	G0389 Ultrasound N	13	13 \$	114.52 \$	1,488.76
1265403414	ROACH	DONALD J	MD	Diagnostic O	Q9967 Low osmol Y	37868	380 \$	0.10 \$	3,732.19
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	10022 Fine needle N	24	24 \$	52.32 \$	1,255.68
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	32405 Needle bio N	20	20 \$	78.76 \$	1,575.26
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	36561 Insertion o N	35	34 \$	281.21 \$	9,842.39
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	71010 X-ray of ch N	738	526 \$	6.99 \$	5,159.46
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	71020 X-ray of ch N	208	200 \$	8.35 \$	1,736.03
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	71020 X-ray of ch N	116	116 \$	17.54 \$	2,034.94
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	71250 CT scan ch N	27	27 \$	38.52 \$	1,039.92
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	71260 CT scan ch N	32	32 \$	44.68 \$	1,429.75
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	71275 CT scan of N	26	26 \$	68.18 \$	1,772.59
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	72050 X-ray of up N	11	11 \$	31.13 \$	342.46
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	72110 X-ray of lo N	18	18 \$	34.80 \$	626.32
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	73030 X-ray of sh N	12	12 \$	7.55 \$	90.60
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	73501 X-ray of hip N	28	26 \$	7.55 \$	211.40
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	73502 X-ray of hip N	41	41 \$	8.73 \$	358.00
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	73502 X-ray of hip N	13	13 \$	29.99 \$	389.88
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	73560 X-ray of kn N	41	39 \$	6.70 \$	274.70
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	73562 X-ray of kn N	22	17 \$	24.88 \$	547.29
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	73630 X-ray of fo N	15	15 \$	6.70 \$	100.50
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	74000 X-ray of ab N	60	53 \$	7.20 \$	431.89
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	74000 X-ray of ab N	22	21 \$	14.03 \$	308.55
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	74020 Imaging of N	26	25 \$	10.46 \$	272.00
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	74176 CT scan of N	62	62 \$	67.59 \$	4,190.41
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	74177 CT scan of N	114	111 \$	69.24 \$	7,893.61
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	74300 Radiologica N	15	15 \$	12.10 \$	181.44
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	76770 Ultrasound N	28	28 \$	78.52 \$	2,198.63
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	76937 Ultrasound N	44	43 \$	11.29 \$	496.57
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	76942 Ultrasonic N	22	22 \$	26.53 \$	583.66
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	77001 Fluoroscop N	42	40 \$	14.88 \$	625.09
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	77012 Radiologica N	70	70 \$	45.28 \$	3,169.61
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	93926 Ultrasound N	12	11 \$	19.19 \$	230.28
1265403430	VANASCO	MATTHEW E	MD	Diagnostic F	99144 Moderate N	60	59 \$	24.44 \$	1,466.40
1265403430	VANASCO	MATTHEW E	MD	Diagnostic O	Q9967 Low osmol Y	1025	11 \$	0.10 \$	100.96
1306008313	KOHL	CHAD A	MD	Diagnostic F	71010 X-ray of ch N	323	289 \$	6.96 \$	2,247.53
1306008313	KOHL	CHAD A	MD	Diagnostic F	71020 X-ray of ch N	110	106 \$	8.12 \$	893.01
1306008313	KOHL	CHAD A	MD	Diagnostic O	71020 X-ray of ch N	57	54 \$	19.50 \$	1,111.23
1306008313	KOHL	CHAD A	MD	Diagnostic F	71260 CT scan ch N	13	13 \$	46.86 \$	609.20
1306008313	KOHL	CHAD A	MD	Diagnostic F	71275 CT scan of N	17	17 \$	71.29 \$	1,211.87
1306008313	KOHL	CHAD A	MD	Diagnostic O	72100 X-ray of lo N	18	18 \$	24.39 \$	439.04
1306008313	KOHL	CHAD A	MD	Diagnostic O	72110 X-ray of lo N	17	17 \$	31.16 \$	529.72
1306008313	KOHL	CHAD A	MD	Diagnostic O	72170 X-ray of pe N	14	14 \$	24.91 \$	348.74
1306008313	KOHL	CHAD A	MD	Diagnostic F	72192 CT scan pel N	27	27 \$	41.97 \$	1,133.08
1306008313	KOHL	CHAD A	MD	Diagnostic O	72192 CT scan pel N	13	13 \$	87.51 \$	1,137.68
1306008313	KOHL	CHAD A	MD	Diagnostic F	72195 MRI scan o N	11	11 \$	54.41 \$	598.52
1306008313	KOHL	CHAD A	MD	Diagnostic O	72195 MRI scan o N	33	33 \$	259.75 \$	8,571.90
1306008313	KOHL	CHAD A	MD	Diagnostic O	72197 MRI scan o N	16	13 \$	319.99 \$	5,119.88
1306008313	KOHL	CHAD A	MD	Diagnostic O	72200 X-ray of sa N	18	18 \$	18.79 \$	338.28
1306008313	KOHL	CHAD A	MD	Diagnostic F	73030 X-ray of sh N	11	11 \$	6.44 \$	70.87
1306008313	KOHL	CHAD A	MD	Diagnostic O	73030 X-ray of sh N	35	30 \$	20.77 \$	726.95
1306008313	KOHL	CHAD A	MD	Diagnostic O	73110 X-ray of wr N	85	46 \$	26.02 \$	2,211.83
1306008313	KOHL	CHAD A	MD	Diagnostic O	73130 X-ray of ha N	167	90 \$	22.21 \$	3,709.53
1306008313	KOHL	CHAD A	MD	Diagnostic F	73200 CT scan of N	20	20 \$	36.44 \$	728.76
1306008313	KOHL	CHAD A	MD	Diagnostic O	73200 CT scan of N	54	54 \$	116.94 \$	6,314.75
1306008313	KOHL	CHAD A	MD	Diagnostic O	73218 MRI scan o N	26	26 \$	262.95 \$	6,836.81
1306008313	KOHL	CHAD A	MD	Diagnostic O	73221 MRI scan o N	353	341 \$	173.38 \$	61,202.33
1306008313	KOHL	CHAD A	MD	Diagnostic O	73222 MRI scan o N	13	13 \$	298.02 \$	3,874.26
1306008313	KOHL	CHAD A	MD	Diagnostic O	73223 MRI scan o N	13	13 \$	362.88 \$	4,717.48
1306008313	KOHL	CHAD A	MD	Diagnostic F	73502 X-ray of hip N	12	12 \$	8.95 \$	107.40
1306008313	KOHL	CHAD A	MD	Diagnostic O	73502 X-ray of hip N	31	31 \$	28.40 \$	880.54
1306008313	KOHL	CHAD A	MD	Diagnostic O	73560 X-ray of kn N	32	21 \$	21.17 \$	677.55
1306008313	KOHL	CHAD A	MD	Diagnostic O	73562 X-ray of kn N	57	39 \$	25.72 \$	1,466.25
1306008313	KOHL	CHAD A	MD	Diagnostic O	73565 X-ray of bo N	11	11 \$	21.64 \$	238.06
1306008313	KOHL	CHAD A	MD	Diagnostic O	73610 X-ray of an N	23	16 \$	17.66 \$	406.25
1306008313	KOHL	CHAD A	MD	Diagnostic O	73630 X-ray of fo N	105	62 \$	19.89 \$	2,088.76
1306008313	KOHL	CHAD A	MD	Diagnostic F	73700 CT scan leg N	60	59 \$	37.35 \$	2,240.99
1306008313	KOHL	CHAD A	MD	Diagnostic O	73700 CT scan leg N	53	49 \$	110.18 \$	5,839.60
1306008313	KOHL	CHAD A	MD	Diagnostic F	73701 CT scan leg N	11	11 \$	44.24 \$	486.69
1306008313	KOHL	CHAD A	MD	Diagnostic O	73701 CT scan leg N	13	13 \$	153.21 \$	1,991.75
1306008313	KOHL	CHAD A	MD	Diagnostic O	73718 MRI scan o N	78	76 \$	252.40 \$	19,687.00
1306008313	KOHL	CHAD A	MD	Diagnostic F	73720 MRI scan o N	28	24 \$	72.74 \$	2,036.85
1306008313	KOHL	CHAD A	MD	Diagnostic O	73720 MRI scan o N	32	28 \$	381.39 \$	12,204.48
1306008313	KOHL	CHAD A	MD	Diagnostic F	73721 MRI scan o N	23	23 \$	47.96 \$	1,102.97
1306008313	KOHL	CHAD A	MD	Diagnostic O	73721 MRI scan o N	469	443 \$	164.24 \$	77,027.22
1306008313	KOHL	CHAD A	MD	Diagnostic O	73723 MRI scan o N	21	20 \$	313.55 \$	6,584.62
1306008313	KOHL	CHAD A	MD	Diagnostic F	74000 X-ray of ab N	20	19 \$	7.27 \$	145.40

1306008313 KOHL	CHAD	A	MD	Diagnostic F	74020 Imaging of N	13	13	\$	10.04	\$	130.56
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1306008313	KOHL	CHAD	A	MD	Diagnostic F	74176 CT scan of N	14	14	\$	63.11	\$	883.56
1306008313	KOHL	CHAD	A	MD	Diagnostic F	74177 CT scan of N	29	28	\$	70.54	\$	2,045.59
1306008313	KOHL	CHAD	A	MD	Diagnostic O	76881 Ultrasound N	72	51	\$	84.76	\$	6,102.77
1306008313	KOHL	CHAD	A	MD	Diagnostic O	76882 Ultrasound N	35	34	\$	27.72	\$	970.26
1306008313	KOHL	CHAD	A	MD	Diagnostic F	93971 Ultrasound N	13	13	\$	17.83	\$	231.79
1306008313	KOHL	CHAD	A	MD	Diagnostic O	A9579 Injection, g Y	1255	71	\$	1.44	\$	1,802.82
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	71010 X-ray of ch N		88	85	\$	7.10	\$	624.80
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	71020 X-ray of ch N		46	45	\$	8.49	\$	390.54
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	71250 CT scan ch N		14	14	\$	39.14	\$	547.94
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	71260 CT scan ch N		12	11	\$	42.52	\$	510.18
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	74176 CT scan of N		12	12	\$	67.96	\$	815.52
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	74177 CT scan of N		18	18	\$	68.10	\$	1,225.72
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	76642 Ultrasound N		43	42	\$	26.48	\$	1,138.64
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	77063 Screening N		65	65	\$	28.82	\$	1,873.08
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	77063 Screening N		385	385	\$	29.00	\$	11,165.88
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	G0202 Screening N		83	83	\$	33.60	\$	2,788.50
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	G0202 Screening N		482	482	\$	33.73	\$	16,257.80
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic F	G0204 Diagnostic N		11	11	\$	33.85	\$	372.35
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	G0204 Diagnostic N		54	54	\$	33.85	\$	1,827.90
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	G0206 Diagnostic N		49	49	\$	26.99	\$	1,322.45
1326368713	EPPELHEIMCHRISTINE	N	M.D.	Diagnostic O	G0279 Diagnostic N		59	59	\$	23.23	\$	1,370.57
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	32555 Removal of N		19	18	\$	90.72	\$	1,723.68
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	70450 CT scan he N		410	400	\$	29.94	\$	12,276.86
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	70450 CT scan he N		18	18	\$	81.43	\$	1,465.65
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	70486 CT scan of N		15	15	\$	26.00	\$	389.96
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	70551 MRI scan b N		78	77	\$	54.35	\$	4,239.37
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	70551 MRI scan b N		28	28	\$	170.36	\$	4,770.04
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	70553 MRI scan o N		28	28	\$	90.58	\$	2,536.35
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	70553 MRI scan o N		17	16	\$	266.53	\$	4,530.98
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	71010 X-ray of ch N		820	753	\$	7.08	\$	5,802.50
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	71020 X-ray of ch N		201	200	\$	8.10	\$	1,628.57
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	71020 X-ray of ch N		134	131	\$	17.99	\$	2,410.06
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	71250 CT scan ch N		38	38	\$	38.39	\$	1,458.98
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	71250 CT scan ch N		20	20	\$	125.19	\$	2,503.75
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	71260 CT scan ch N		12	12	\$	43.72	\$	524.68
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	71275 CT scan of N		69	69	\$	68.46	\$	4,723.53
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	72100 X-ray of lo N		16	16	\$	8.39	\$	134.25
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	72110 X-ray of lo N		18	18	\$	37.07	\$	667.19
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	72125 CT scan of N		46	45	\$	40.64	\$	1,869.48
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	72141 MRI scan o N		33	33	\$	170.46	\$	5,625.20
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	72148 MRI scan o N		61	61	\$	168.54	\$	10,280.95
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	72170 X-ray of pe N		18	18	\$	6.99	\$	125.82
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73030 X-ray of sh N		34	31	\$	6.23	\$	211.68
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73030 X-ray of sh N		15	14	\$	14.16	\$	212.41
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73060 X-ray of up N		15	15	\$	6.26	\$	93.94
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73130 X-ray of ha N		19	18	\$	6.62	\$	125.82
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73130 X-ray of ha N		12	11	\$	22.56	\$	270.71
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73221 MRI scan o N		24	23	\$	152.62	\$	3,662.88
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73502 X-ray of hip N		12	12	\$	8.95	\$	107.40
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73502 X-ray of hip N		11	11	\$	30.20	\$	332.20
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73560 X-ray of kn N		26	23	\$	6.71	\$	174.46
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73562 X-ray of kn N		15	13	\$	7.56	\$	113.40
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73562 X-ray of kn N		19	14	\$	25.63	\$	486.88
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73564 X-ray of kn N		19	17	\$	8.48	\$	161.10
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73590 X-ray of lo N		14	13	\$	6.23	\$	87.23
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73610 X-ray of an N		18	18	\$	6.41	\$	115.43
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	73630 X-ray of fo N		16	16	\$	6.28	\$	100.50
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73630 X-ray of fo N		15	14	\$	20.08	\$	301.21
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	73721 MRI scan o N		57	54	\$	162.18	\$	9,244.19
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74000 X-ray of ab N		63	61	\$	7.15	\$	450.74
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74020 Imaging of N		24	24	\$	10.44	\$	250.47
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74022 Imaging of N		18	18	\$	11.42	\$	205.60
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74176 CT scan of N		128	125	\$	67.12	\$	8,590.91
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74177 CT scan of N		121	117	\$	70.77	\$	8,562.86
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	74230 Imaging fo N		16	16	\$	21.25	\$	340.00
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	76536 Ultrasound N		11	11	\$	94.33	\$	1,037.63
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	76641 Ultrasound N		16	14	\$	86.88	\$	1,390.08
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	76700 Ultrasound N		13	13	\$	28.37	\$	368.75
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	76700 Ultrasound N		32	32	\$	89.46	\$	2,862.63
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	76705 Ultrasound N		42	40	\$	20.41	\$	857.02
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	76705 Ultrasound N		11	11	\$	74.20	\$	816.17
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	76770 Ultrasound N		73	73	\$	27.43	\$	2,002.55
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	76770 Ultrasound N		28	28	\$	83.91	\$	2,349.45
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	77080 Bone densi N		30	30	\$	41.55	\$	1,246.50
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	78452 Nuclear meN		20	20	\$	59.45	\$	1,189.02
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	93970 Ultrasound N		48	48	\$	27.04	\$	1,298.14
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	93970 Ultrasound N		11	11	\$	126.01	\$	1,386.08
1346436789	CHABRA	SHALINI	M.D.	Diagnostic F	93971 Ultrasound N		37	37	\$	17.38	\$	642.96
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	93971 Ultrasound N		16	16	\$	89.20	\$	1,427.16
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	A9579 Injection, g Y		531	35	\$	1.46	\$	777.46
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	G0202 Screening N		51	51	\$	135.02	\$	6,886.02
1346436789	CHABRA	SHALINI	M.D.	Diagnostic O	Q9967 Low osmol Y		3120	31	\$	0.10	\$	297.21
1437101946	STRAUTMAPAUL	R	M.D.	Interventio F	71010 X-ray of ch N		570	461	\$	7.09	\$	4,042.99

1437101946	STRAUTMA PAUL	R	M.D.	Interventio F	71020 X-ray of ch N	307	301	\$	8.27	\$	2,540.31
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1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	71020 X-ray of ch	N	90	90	\$	16.09	\$	1,448.43
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	71250 CT scan ch	N	22	22	\$	35.22	\$	774.84
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	71250 CT scan ch	N	24	24	\$	99.23	\$	2,381.42
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	71260 CT scan ch	N	11	11	\$	46.34	\$	509.74
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	71260 CT scan ch	N	14	14	\$	114.61	\$	1,604.54
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	71275 CT scan of	N	29	29	\$	66.74	\$	1,935.40
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	72100 X-ray of lo	N	24	24	\$	8.58	\$	205.85
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	72110 X-ray of lo	N	13	13	\$	32.41	\$	421.28
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	72170 X-ray of pe	N	11	11	\$	6.99	\$	76.89
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73030 X-ray of sh	N	32	31	\$	6.61	\$	211.40
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	73030 X-ray of sh	N	15	14	\$	21.62	\$	324.27
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73110 X-ray of wr	N	14	14	\$	6.49	\$	90.87
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73501 X-ray of hip	N	18	17	\$	7.55	\$	135.90
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73502 X-ray of hip	N	50	50	\$	8.41	\$	420.65
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73560 X-ray of kn	N	16	16	\$	6.70	\$	107.20
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73562 X-ray of kn	N	11	11	\$	6.18	\$	67.95
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73610 X-ray of an	N	14	13	\$	6.49	\$	90.87
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	73630 X-ray of fo	N	17	16	\$	6.70	\$	113.90
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	73630 X-ray of fo	N	16	12	\$	17.58	\$	281.29
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	74000 X-ray of ab	N	53	50	\$	7.27	\$	385.31
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	74176 CT scan of	N	47	47	\$	68.14	\$	3,202.51
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	74177 CT scan of	N	65	63	\$	70.69	\$	4,594.74
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	74177 CT scan of	N	11	11	\$	213.86	\$	2,352.44
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	74230 Imaging fo	N	18	17	\$	21.23	\$	382.14
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	76642 Ultrasound	N	21	20	\$	21.04	\$	441.87
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	76642 Ultrasound	N	71	66	\$	66.31	\$	4,708.20
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	76700 Ultrasound	N	29	29	\$	29.09	\$	843.73
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	76700 Ultrasound	N	18	18	\$	84.14	\$	1,514.43
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	76770 Ultrasound	N	15	15	\$	28.36	\$	425.44
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	76770 Ultrasound	N	15	15	\$	81.85	\$	1,227.77
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	77063 Screening	N	47	47	\$	29.69	\$	1,395.43
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	77063 Screening	N	123	123	\$	54.61	\$	6,717.03
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	77080 Bone densi	N	21	21	\$	40.61	\$	852.81
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	93971 Ultrasound	N	11	11	\$	17.83	\$	196.13
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	G0202 Screening	N	191	191	\$	34.56	\$	6,600.96
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	G0202 Screening	N	388	388	\$	132.06	\$	51,239.28
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	G0204 Diagnostic	N	20	20	\$	27.70	\$	554.08
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	G0204 Diagnostic	N	60	60	\$	121.88	\$	7,312.90
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	F	G0206 Diagnostic	N	32	30	\$	23.72	\$	759.07
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	G0206 Diagnostic	N	55	52	\$	89.69	\$	4,932.88
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	G0279 Diagnostic	N	35	35	\$	42.87	\$	1,500.44
1437101946	STRAUTMA PAUL	R	M.D.	Interventio	O	Q9967 Low osmol	Y	2200	23	\$	0.10	\$	217.45
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	32555 Removal of	N	11	11	\$	82.30	\$	905.30	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	71010 X-ray of ch	N	825	658	\$	7.00	\$	5,773.52	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	71020 X-ray of ch	N	306	301	\$	7.97	\$	2,439.80	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	71020 X-ray of ch	N	399	388	\$	16.26	\$	6,488.08	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	71250 CT scan ch	N	20	20	\$	39.76	\$	795.22	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	71250 CT scan ch	N	15	15	\$	107.41	\$	1,611.18	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	71260 CT scan ch	N	19	19	\$	42.53	\$	808.13	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	71275 CT scan of	N	24	24	\$	70.84	\$	1,700.24	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72040 X-ray of spi	N	28	28	\$	21.73	\$	608.43	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72050 X-ray of up	N	35	35	\$	30.79	\$	1,077.53	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72052 X-ray of up	N	16	16	\$	37.13	\$	594.13	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72072 X-ray of mi	N	19	19	\$	20.02	\$	380.40	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	72100 X-ray of lo	N	21	20	\$	8.95	\$	187.95	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72100 X-ray of lo	N	33	33	\$	18.61	\$	614.16	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	72110 X-ray of lo	N	14	14	\$	10.77	\$	150.72	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72110 X-ray of lo	N	75	72	\$	30.67	\$	2,300.03	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72114 X-ray lowe	N	36	36	\$	44.30	\$	1,594.88	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72120 X-ray lowe	N	14	14	\$	24.93	\$	349.05	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	72170 X-ray of pe	N	19	18	\$	6.99	\$	132.81	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72170 X-ray of pe	N	13	12	\$	24.86	\$	323.17	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	72200 X-ray of sa	N	11	11	\$	18.95	\$	208.50	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73030 X-ray of sh	N	40	38	\$	6.80	\$	271.80	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73030 X-ray of sh	N	71	61	\$	17.86	\$	1,268.16	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73060 X-ray of up	N	15	15	\$	5.81	\$	87.10	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73080 X-ray of elb	N	13	13	\$	5.91	\$	76.89	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73110 X-ray of wr	N	17	16	\$	5.76	\$	97.86	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73110 X-ray of wr	N	28	24	\$	25.25	\$	706.98	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73130 X-ray of ha	N	34	23	\$	19.11	\$	649.89	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73501 X-ray of hip	N	19	19	\$	7.55	\$	143.45	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73502 X-ray of hip	N	59	57	\$	8.80	\$	519.10	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73502 X-ray of hip	N	81	81	\$	28.33	\$	2,294.47	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73521 X-ray of bo	N	16	16	\$	24.92	\$	398.64	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73560 X-ray of kn	N	18	18	\$	6.33	\$	113.90	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73560 X-ray of kn	N	26	18	\$	21.83	\$	567.61	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73562 X-ray of kn	N	21	18	\$	5.75	\$	120.80	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73562 X-ray of kn	N	69	56	\$	24.39	\$	1,682.79	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73564 X-ray of kn	N	25	23	\$	8.59	\$	214.80	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73590 X-ray of lo	N	12	12	\$	6.70	\$	80.40	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73610 X-ray of an	N	18	17	\$	5.89	\$	106.01	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	O	73610 X-ray of an	N	28	23	\$	19.01	\$	532.32	
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic	F	73630 X-ray of fo	N	18	16	\$	5.96	\$	107.20	

1447221775 KASKOWIT LAWRENCE S	MD	Diagnostic O	73630 X-ray of fo N	54	48 \$	15.90 \$	912.49
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1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74000 X-ray of ab N	39	38 \$	6.90 \$	268.99
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	74000 X-ray of ab N	78	74 \$	16.51 \$	1,287.59
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74020 Imaging of N	29	29 \$	10.13 \$	293.76
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74022 Imaging of N	12	12 \$	11.77 \$	141.24
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74176 CT scan of N	26	26 \$	65.67 \$	1,707.30
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74177 CT scan of N	48	48 \$	68.27 \$	3,277.08
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	74177 CT scan of N	18	18 \$	206.88 \$	3,723.92
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	74230 Imaging fo N	16	16 \$	21.23 \$	339.68
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	76536 Ultrasound N	13	13 \$	92.22 \$	1,198.86
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	76700 Ultrasound N	40	40 \$	27.31 \$	1,092.42
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	76700 Ultrasound N	60	60 \$	85.47 \$	5,128.26
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	76705 Ultrasound N	15	15 \$	22.69 \$	340.33
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	76770 Ultrasound N	43	43 \$	27.76 \$	1,193.87
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	76770 Ultrasound N	32	32 \$	82.56 \$	2,641.86
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	77080 Bone densi N	51	51 \$	10.13 \$	516.63
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78071 Imaging of N	20	19 \$	44.38 \$	887.69
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78195 Imaging of N	19	19 \$	46.91 \$	891.29
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78226 Imaging of N	11	11 \$	29.06 \$	319.66
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78227 Imaging of N	22	22 \$	35.48 \$	780.56
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78264 Stomach e N	28	28 \$	27.68 \$	775.00
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78306 Bone and/ N	44	44 \$	33.02 \$	1,452.97
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78315 Bone and/ N	22	22 \$	39.16 \$	861.61
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78452 Nuclear meN	140	139 \$	59.21 \$	8,290.07
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78582 Nuclear meN	58	58 \$	40.45 \$	2,345.84
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	78607 Nuclear meN	27	27 \$	46.95 \$	1,267.65
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	78815 Nuclear meN	167	150 \$	1,095.64 \$	182,971.69
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	78816 Nuclear meN	34	33 \$	1,094.51 \$	37,213.34
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	93016 Exercise or N	22	22 \$	16.02 \$	352.40
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	93018 Exercise or N	137	136 \$	11.02 \$	1,510.25
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	93880 Ultrasound N	12	12 \$	31.76 \$	381.12
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	93970 Ultrasound N	27	26 \$	26.11 \$	705.04
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic F	93971 Ultrasound N	27	27 \$	16.51 \$	445.75
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	A9552 FluorodeoxN	179	162 \$	196.00 \$	35,084.00
1447221775	KASKOWIT LAWRENCE S	MD	Diagnostic O	Q9967 Low osmol Y	2775	29 \$	0.10 \$	266.93
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	70450 CT scan he N	68	67 \$	30.27 \$	2,058.14
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	71010 X-ray of ch N	220	196 \$	6.55 \$	1,440.66
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	71020 X-ray of ch N	103	103 \$	7.78 \$	800.95
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	71020 X-ray of ch N	126	122 \$	13.18 \$	1,660.24
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	71250 CT scan ch N	22	21 \$	37.07 \$	815.57
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	71250 CT scan ch N	18	18 \$	58.19 \$	1,047.35
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	71260 CT scan ch N	12	12 \$	47.07 \$	564.82
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	72050 X-ray of up N	11	11 \$	14.00 \$	154.02
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	72110 X-ray of lo N	28	28 \$	16.05 \$	449.42
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73030 X-ray of sh N	16	14 \$	13.03 \$	208.42
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	73502 X-ray of hipN	14	14 \$	7.43 \$	104.04
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73502 X-ray of hipN	20	19 \$	18.91 \$	378.21
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73560 X-ray of kn N	26	19 \$	12.94 \$	336.50
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73562 X-ray of kn N	13	11 \$	19.46 \$	253.04
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73610 X-ray of an N	14	14 \$	11.26 \$	157.70
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	73630 X-ray of fo N	16	15 \$	11.72 \$	187.54
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	74000 X-ray of ab N	14	13 \$	6.98 \$	97.72
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	74000 X-ray of ab N	19	19 \$	10.04 \$	190.78
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	74020 Imaging of N	15	14 \$	10.53 \$	158.01
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	74176 CT scan of N	34	32 \$	65.08 \$	2,212.56
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	74177 CT scan of N	19	19 \$	68.46 \$	1,300.67
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76536 Ultrasound N	14	14 \$	33.25 \$	465.45
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	76642 Ultrasound N	39	36 \$	25.09 \$	978.65
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76642 Ultrasound N	65	59 \$	30.26 \$	1,966.67
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76700 Ultrasound N	41	41 \$	34.77 \$	1,425.74
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76705 Ultrasound N	15	15 \$	22.68 \$	340.13
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	76770 Ultrasound N	12	12 \$	28.22 \$	338.62
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76770 Ultrasound N	30	30 \$	51.04 \$	1,531.11
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76775 Ultrasound N	17	17 \$	22.80 \$	387.58
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	76830 Ultrasound N	11	11 \$	40.92 \$	450.17
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	77063 Screening N	248	248 \$	28.87 \$	7,158.90
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	77063 Screening N	314	314 \$	34.19 \$	10,736.05
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	77080 Bone densi N	93	93 \$	9.83 \$	914.07
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	77080 Bone densi N	462	462 \$	13.12 \$	6,062.59
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	93880 Ultrasound N	14	14 \$	28.45 \$	398.36
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	93880 Ultrasound N	29	29 \$	100.71 \$	2,920.71
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	93970 Ultrasound N	12	12 \$	94.95 \$	1,139.44
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	93971 Ultrasound N	26	26 \$	40.01 \$	1,040.35
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	93976 Ultrasound N	18	18 \$	29.50 \$	531.08
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	93976 Ultrasound N	67	67 \$	38.51 \$	2,580.33
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	G0202 Screening N	303	303 \$	33.86 \$	10,259.89
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	G0202 Screening N	627	627 \$	42.61 \$	26,715.59
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	G0204 Diagnostic N	14	14 \$	31.53 \$	441.35
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	G0204 Diagnostic N	30	30 \$	54.03 \$	1,620.92
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	G0206 Diagnostic N	69	63 \$	31.39 \$	2,166.08
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic F	G0279 Diagnostic N	11	11 \$	23.27 \$	255.97
1457523607	CARROLL DANIELLE M	M.D.	Diagnostic O	G0279 Diagnostic N	31	31 \$	31.92 \$	989.67
1497726541	BOYLE RICHARD R	MD	Diagnostic F	71010 X-ray of ch N	1189	815 \$	6.83 \$	8,125.26
1497726541	BOYLE RICHARD R	MD	Diagnostic F	71020 X-ray of ch N	290	278 \$	8.13 \$	2,357.62

1497726541	BOYLE	RICHARD R	MD	Diagnostic O	71020 X-ray of ch N	220	218 \$	16.67 \$	3,666.98
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1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	71101 X-ray of rib N	11	11	\$	9.89	\$	108.80
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	71250 CT scan ch N	25	25	\$	35.48	\$	886.88
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	71250 CT scan ch N	42	41	\$	99.14	\$	4,163.87
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	71260 CT scan ch N	25	25	\$	43.48	\$	1,086.89
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	71260 CT scan ch N	32	30	\$	128.55	\$	4,113.50
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	71275 CT scan of N	51	50	\$	67.28	\$	3,431.15
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	72040 X-ray of spi N	12	12	\$	18.17	\$	218.08
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	72050 X-ray of up N	11	11	\$	10.28	\$	113.04
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	72050 X-ray of up N	21	21	\$	29.60	\$	621.65
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	72072 X-ray of mi N	12	12	\$	24.90	\$	298.76
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	72100 X-ray of lo N	11	11	\$	8.95	\$	98.45
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	72110 X-ray of lo N	30	30	\$	11.72	\$	351.68
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	72110 X-ray of lo N	45	45	\$	33.79	\$	1,520.48
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	72114 X-ray lowe N	12	12	\$	46.66	\$	559.94
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	72170 X-ray of pe N	16	16	\$	6.99	\$	111.84
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73030 X-ray of sh N	38	35	\$	6.95	\$	264.25
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73030 X-ray of sh N	24	20	\$	19.84	\$	476.11
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73080 X-ray of elb N	11	11	\$	6.99	\$	76.89
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73110 X-ray of wr N	17	16	\$	6.58	\$	111.84
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73110 X-ray of wr N	16	14	\$	23.56	\$	377.02
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73130 X-ray of ha N	27	19	\$	22.55	\$	608.75
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73502 X-ray of hip N	74	69	\$	8.83	\$	653.35
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73502 X-ray of hip N	44	44	\$	28.26	\$	1,243.57
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73521 X-ray of bo N	11	11	\$	18.84	\$	207.28
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73562 X-ray of kn N	34	28	\$	21.72	\$	738.49
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73564 X-ray of kn N	40	38	\$	8.95	\$	358.00
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73564 X-ray of kn N	15	11	\$	27.90	\$	418.43
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73590 X-ray of lo N	19	16	\$	6.70	\$	127.30
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73610 X-ray of an N	20	19	\$	6.64	\$	132.81
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	73630 X-ray of fo N	27	26	\$	6.45	\$	174.20
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	73630 X-ray of fo N	30	22	\$	16.90	\$	507.00
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74000 X-ray of ab N	51	46	\$	6.98	\$	356.23
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	74000 X-ray of ab N	39	39	\$	14.32	\$	558.61
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74020 Imaging of N	19	19	\$	10.31	\$	195.84
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74022 Imaging of N	13	13	\$	11.85	\$	154.08
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74176 CT scan of N	43	43	\$	69.00	\$	2,966.88
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	74176 CT scan of N	18	18	\$	137.00	\$	2,466.04
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74177 CT scan of N	77	76	\$	69.28	\$	5,334.60
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	74177 CT scan of N	30	30	\$	209.97	\$	6,299.13
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74220 X-ray of es N	12	12	\$	18.42	\$	221.04
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74230 Imaging fo N	27	27	\$	20.44	\$	551.98
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	74300 Radiologica N	13	13	\$	13.13	\$	170.64
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	76536 Ultrasound N	25	25	\$	84.78	\$	2,119.52
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	76700 Ultrasound N	23	23	\$	29.70	\$	683.01
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	76700 Ultrasound N	51	51	\$	84.08	\$	4,288.13
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	76705 Ultrasound N	38	38	\$	20.30	\$	771.25
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	76770 Ultrasound N	40	40	\$	26.16	\$	1,046.22
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	76770 Ultrasound N	41	41	\$	84.65	\$	3,470.84
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	76830 Ultrasound N	15	15	\$	87.71	\$	1,315.67
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	76856 Ultrasound N	15	15	\$	73.16	\$	1,097.37
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	78227 Imaging of N	16	16	\$	35.48	\$	567.68
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	78306 Bone and/ N	16	14	\$	33.79	\$	540.64
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	78452 Nuclear me N	83	83	\$	58.98	\$	4,895.14
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	78580 Nuclear me N	11	11	\$	27.94	\$	307.37
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	78582 Nuclear me N	37	37	\$	41.89	\$	1,549.93
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	93016 Exercise or N	63	63	\$	16.36	\$	1,030.49
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	93018 Exercise or N	82	82	\$	10.85	\$	889.78
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	93880 Ultrasound N	32	32	\$	31.26	\$	1,000.24
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	93880 Ultrasound N	11	11	\$	143.17	\$	1,574.91
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	93970 Ultrasound N	49	48	\$	27.02	\$	1,323.84
1497726541	BOYLE	RICHARD	R	MD	Diagnostic F	93971 Ultrasound N	71	68	\$	17.39	\$	1,234.95
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	93971 Ultrasound N	11	11	\$	78.36	\$	861.95
1497726541	BOYLE	RICHARD	R	MD	Diagnostic O	Q9967 Low osmol Y	6575	67	\$	0.10	\$	636.61
1538130612	JECK	DAVID	T	MD	Diagnostic F	70450 CT scan he N	463	423	\$	31.36	\$	14,519.71
1538130612	JECK	DAVID	T	MD	Diagnostic O	70450 CT scan he N	50	50	\$	67.80	\$	3,389.99
1538130612	JECK	DAVID	T	MD	Diagnostic F	70486 CT scan of N	18	18	\$	25.56	\$	460.05
1538130612	JECK	DAVID	T	MD	Diagnostic O	70486 CT scan of N	21	21	\$	107.76	\$	2,263.00
1538130612	JECK	DAVID	T	MD	Diagnostic O	70491 CT scan of N	24	24	\$	166.41	\$	3,993.92
1538130612	JECK	DAVID	T	MD	Diagnostic F	70496 CT scan of N	34	33	\$	63.93	\$	2,173.49
1538130612	JECK	DAVID	T	MD	Diagnostic O	70496 CT scan of N	13	13	\$	198.56	\$	2,581.26
1538130612	JECK	DAVID	T	MD	Diagnostic F	70498 CT scan of N	30	29	\$	50.43	\$	1,512.93
1538130612	JECK	DAVID	T	MD	Diagnostic O	70498 CT scan of N	18	18	\$	152.92	\$	2,752.53
1538130612	JECK	DAVID	T	MD	Diagnostic F	70544 MRA scan N	65	64	\$	46.83	\$	3,043.98
1538130612	JECK	DAVID	T	MD	Diagnostic O	70544 MRA scan N	48	48	\$	239.54	\$	11,498.09
1538130612	JECK	DAVID	T	MD	Diagnostic F	70548 MRA scan N	49	49	\$	35.46	\$	1,737.66
1538130612	JECK	DAVID	T	MD	Diagnostic O	70548 MRA scan N	24	24	\$	311.50	\$	7,475.96
1538130612	JECK	DAVID	T	MD	Diagnostic F	70551 MRI scan b N	37	36	\$	54.97	\$	2,033.82
1538130612	JECK	DAVID	T	MD	Diagnostic O	70551 MRI scan b N	46	46	\$	168.11	\$	7,733.24
1538130612	JECK	DAVID	T	MD	Diagnostic F	70553 MRI scan o N	68	68	\$	86.06	\$	5,852.22
1538130612	JECK	DAVID	T	MD	Diagnostic O	70553 MRI scan o N	116	115	\$	279.33	\$	32,402.64
1538130612	JECK	DAVID	T	MD	Diagnostic O	72040 X-ray of spi N	14	14	\$	14.41	\$	201.80
1538130612	JECK	DAVID	T	MD	Diagnostic O	72050 X-ray of up N	15	15	\$	29.91	\$	448.62
1538130612	JECK	DAVID	T	MD	Diagnostic O	72100 X-ray of lo N	20	20	\$	22.37	\$	447.40

1538130612	JECK	DAVID	T	MD	Diagnostic O	72110 X-ray of lo N	37	37	\$	32.09	\$	1,187.40
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1538130612	JECK	DAVID	T	MD	Diagnostic O	72120 X-ray lowe	N	11	11	\$	27.52	\$	302.75
1538130612	JECK	DAVID	T	MD	Diagnostic F	72125 CT scan of	N	49	48	\$	41.66	\$	2,041.30
1538130612	JECK	DAVID	T	MD	Diagnostic O	72125 CT scan of	N	11	11	\$	90.80	\$	998.85
1538130612	JECK	DAVID	T	MD	Diagnostic F	72131 CT scan of I	N	31	30	\$	33.82	\$	1,048.30
1538130612	JECK	DAVID	T	MD	Diagnostic O	72131 CT scan of I	N	34	33	\$	101.30	\$	3,444.20
1538130612	JECK	DAVID	T	MD	Diagnostic O	72141 MRI scan o	N	89	89	\$	160.61	\$	14,294.21
1538130612	JECK	DAVID	T	MD	Diagnostic O	72146 MRI scan o	N	36	36	\$	149.52	\$	5,382.57
1538130612	JECK	DAVID	T	MD	Diagnostic O	72148 MRI scan o	N	193	191	\$	156.64	\$	30,231.40
1538130612	JECK	DAVID	T	MD	Diagnostic O	72158 MRI scan o	N	38	38	\$	267.66	\$	10,171.10
1538130612	JECK	DAVID	T	MD	Diagnostic O	A9575 Injection, g	Y	863	12	\$	0.16	\$	140.20
1538130612	JECK	DAVID	T	MD	Diagnostic O	A9579 Injection, g	Y	2756	163	\$	1.45	\$	4,004.69
1538130612	JECK	DAVID	T	MD	Diagnostic O	Q9967 Low osmol	Y	4920	51	\$	0.10	\$	479.86
1588635544	PETERSON	MARK	S	MD	Diagnostic F	71010 X-ray of ch	N	351	322	\$	7.04	\$	2,470.26
1588635544	PETERSON	MARK	S	MD	Diagnostic F	71020 X-ray of ch	N	162	161	\$	8.19	\$	1,326.51
1588635544	PETERSON	MARK	S	MD	Diagnostic O	71020 X-ray of ch	N	242	237	\$	17.76	\$	4,297.16
1588635544	PETERSON	MARK	S	MD	Diagnostic F	71250 CT scan ch	N	45	45	\$	37.75	\$	1,698.65
1588635544	PETERSON	MARK	S	MD	Diagnostic O	71250 CT scan ch	N	107	107	\$	100.96	\$	10,802.52
1588635544	PETERSON	MARK	S	MD	Diagnostic F	71260 CT scan ch	N	24	24	\$	44.28	\$	1,062.76
1588635544	PETERSON	MARK	S	MD	Diagnostic O	71260 CT scan ch	N	58	57	\$	124.24	\$	7,206.10
1588635544	PETERSON	MARK	S	MD	Diagnostic F	71275 CT scan of	N	54	54	\$	68.15	\$	3,680.31
1588635544	PETERSON	MARK	S	MD	Diagnostic O	72050 X-ray of up	N	16	16	\$	30.38	\$	486.02
1588635544	PETERSON	MARK	S	MD	Diagnostic F	72100 X-ray of lo	N	16	16	\$	8.39	\$	134.25
1588635544	PETERSON	MARK	S	MD	Diagnostic O	72110 X-ray of lo	N	26	26	\$	22.10	\$	574.72
1588635544	PETERSON	MARK	S	MD	Diagnostic O	72195 MRI scan o	N	25	25	\$	272.22	\$	6,805.50
1588635544	PETERSON	MARK	S	MD	Diagnostic O	72197 MRI scan o	N	102	100	\$	355.76	\$	36,287.92
1588635544	PETERSON	MARK	S	MD	Diagnostic F	73030 X-ray of sh	N	14	13	\$	6.47	\$	90.60
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73030 X-ray of sh	N	25	24	\$	20.22	\$	505.53
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73110 X-ray of wr	N	14	12	\$	25.59	\$	358.22
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73130 X-ray of ha	N	24	16	\$	21.89	\$	525.36
1588635544	PETERSON	MARK	S	MD	Diagnostic F	73502 X-ray of hip	N	30	30	\$	8.65	\$	259.55
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73502 X-ray of hip	N	45	45	\$	26.46	\$	1,190.85
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73560 X-ray of kn	N	17	12	\$	21.88	\$	371.95
1588635544	PETERSON	MARK	S	MD	Diagnostic F	73562 X-ray of kn	N	12	11	\$	7.55	\$	90.60
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73562 X-ray of kn	N	42	33	\$	17.46	\$	733.36
1588635544	PETERSON	MARK	S	MD	Diagnostic F	73610 X-ray of an	N	13	12	\$	6.99	\$	90.87
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73610 X-ray of an	N	16	15	\$	19.14	\$	306.18
1588635544	PETERSON	MARK	S	MD	Diagnostic O	73630 X-ray of fo	N	22	21	\$	20.91	\$	460.10
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74000 X-ray of ab	N	31	30	\$	6.90	\$	213.79
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74000 X-ray of ab	N	38	38	\$	15.54	\$	590.55
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74160 CT scan ab	N	16	16	\$	165.22	\$	2,643.46
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74170 CT scan ab	N	13	13	\$	147.34	\$	1,915.44
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74176 CT scan of	N	63	63	\$	63.45	\$	3,997.32
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74176 CT scan of	N	42	42	\$	142.16	\$	5,970.54
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74177 CT scan of	N	97	94	\$	69.70	\$	6,761.26
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74177 CT scan of	N	96	95	\$	209.55	\$	20,117.10
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74178 CT scan of	N	60	60	\$	238.10	\$	14,285.99
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74181 MRI scan o	N	19	19	\$	55.82	\$	1,060.50
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74181 MRI scan o	N	51	50	\$	231.91	\$	11,827.62
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74183 MRI scan o	N	16	16	\$	81.76	\$	1,308.20
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74183 MRI scan o	N	178	169	\$	386.94	\$	68,875.21
1588635544	PETERSON	MARK	S	MD	Diagnostic F	74230 Imaging fo	N	22	22	\$	21.20	\$	466.48
1588635544	PETERSON	MARK	S	MD	Diagnostic O	74261 Diagnostic	N	49	49	\$	179.10	\$	8,776.14
1588635544	PETERSON	MARK	S	MD	Diagnostic O	75571 CT scan of	N	32	32	\$	32.68	\$	1,045.60
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76536 Ultrasound	N	33	33	\$	80.96	\$	2,671.56
1588635544	PETERSON	MARK	S	MD	Diagnostic F	76700 Ultrasound	N	20	20	\$	28.12	\$	562.48
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76700 Ultrasound	N	63	63	\$	80.60	\$	5,077.71
1588635544	PETERSON	MARK	S	MD	Diagnostic F	76770 Ultrasound	N	18	18	\$	24.45	\$	440.12
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76770 Ultrasound	N	75	75	\$	78.67	\$	5,900.12
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76830 Ultrasound	N	19	19	\$	96.95	\$	1,842.05
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76856 Ultrasound	N	20	20	\$	83.45	\$	1,668.98
1588635544	PETERSON	MARK	S	MD	Diagnostic O	76870 Ultrasound	N	14	14	\$	44.24	\$	619.41
1588635544	PETERSON	MARK	S	MD	Diagnostic O	93880 Ultrasound	N	21	21	\$	150.74	\$	3,165.58
1588635544	PETERSON	MARK	S	MD	Diagnostic O	93971 Ultrasound	N	16	16	\$	86.62	\$	1,385.88
1588635544	PETERSON	MARK	S	MD	Diagnostic O	A9579 Injection, g	Y	4597	238	\$	1.46	\$	6,727.46
1588635544	PETERSON	MARK	S	MD	Diagnostic O	G0297 Low dose c	N	38	38	\$	222.77	\$	8,465.28
1588635544	PETERSON	MARK	S	MD	Diagnostic O	Q9967 Low osmol	Y	19055	187	\$	0.10	\$	1,872.53
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	71010 X-ray of ch	N	359	324	\$	7.03	\$	2,522.48
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	71020 X-ray of ch	N	268	260	\$	8.26	\$	2,213.30
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	71020 X-ray of ch	N	136	135	\$	16.44	\$	2,235.25
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	71250 CT scan ch	N	62	62	\$	38.48	\$	2,385.70
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	71250 CT scan ch	N	90	89	\$	106.45	\$	9,580.79
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	71260 CT scan ch	N	91	90	\$	45.63	\$	4,152.51
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	71260 CT scan ch	N	31	31	\$	146.77	\$	4,549.93
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	71275 CT scan of	N	54	54	\$	69.67	\$	3,762.26
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	71275 CT scan of	N	24	24	\$	193.49	\$	4,643.84
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	72100 X-ray of lo	N	12	12	\$	8.95	\$	107.40
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	72100 X-ray of lo	N	13	12	\$	18.95	\$	246.37
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	72110 X-ray of lo	N	19	19	\$	33.63	\$	638.88
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73030 X-ray of sh	N	18	18	\$	7.13	\$	128.35
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	73030 X-ray of sh	N	29	27	\$	19.35	\$	561.24
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73110 X-ray of wr	N	11	11	\$	6.99	\$	76.89
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73501 X-ray of hip	N	30	30	\$	7.30	\$	218.95
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73502 X-ray of hip	N	29	28	\$	8.95	\$	259.55

1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	73502 X-ray of hip N	20	20	\$	27.24	\$	544.83
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1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73560 X-ray of kn N	15	15	\$	6.70	\$	100.50
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	73562 X-ray of kn N	26	22	\$	24.57	\$	638.87
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	73630 X-ray of fo N	11	11	\$	6.70	\$	73.70
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	73630 X-ray of fo N	25	20	\$	19.21	\$	480.20
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74000 X-ray of ab N	32	29	\$	6.82	\$	218.10
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	74000 X-ray of ab N	20	20	\$	14.93	\$	298.58
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74020 Imaging of N	16	16	\$	9.52	\$	152.32
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74176 CT scan of N	131	126	\$	68.66	\$	8,994.67
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	74176 CT scan of N	21	21	\$	138.48	\$	2,908.10
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74177 CT scan of N	259	248	\$	70.58	\$	18,279.73
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	74177 CT scan of N	51	51	\$	183.93	\$	9,380.27
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	74178 CT scan of N	44	44	\$	224.82	\$	9,892.21
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74181 MRI scan o N	19	19	\$	55.82	\$	1,060.50
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	74230 Imaging fo N	14	14	\$	21.23	\$	297.22
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	76536 Ultrasound N	17	17	\$	73.21	\$	1,244.54
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	76642 Ultrasound N	18	17	\$	25.34	\$	456.06
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	76700 Ultrasound N	49	49	\$	82.04	\$	4,020.17
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	76705 Ultrasound N	32	32	\$	20.87	\$	667.72
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	76770 Ultrasound N	12	12	\$	29.34	\$	352.08
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	76770 Ultrasound N	51	51	\$	80.95	\$	4,128.24
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	76775 Ultrasound N	11	11	\$	22.39	\$	246.29
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	77002 Fluoroscop N	15	15	\$	73.37	\$	1,100.55
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	77012 Radiologica N	22	22	\$	45.80	\$	1,007.60
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	77063 Screening N	35	35	\$	29.69	\$	1,039.15
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	93880 Ultrasound N	34	34	\$	139.08	\$	4,728.65
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	93971 Ultrasound N	21	21	\$	86.29	\$	1,812.12
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	G0202 Screening N	119	119	\$	34.56	\$	4,112.64
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	G0204 Diagnostic N	16	16	\$	34.63	\$	554.08
1588635734	RAUCH	ROBERT	F	MD	Diagnostic F	G0206 Diagnostic N	22	22	\$	23.83	\$	524.35
1588635734	RAUCH	ROBERT	F	MD	Diagnostic O	Q9967 Low osmol Y	13886	140	\$	0.10	\$	1,346.44
1598735896	BURROUG	KIM	D	MD	Diagnostic O	62304 X-ray of lo N	14	14	\$	178.93	\$	2,504.99
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70450 CT scan he N	834	773	\$	30.56	\$	25,488.56
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70450 CT scan he N	66	65	\$	76.85	\$	5,072.39
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70486 CT scan of N	45	45	\$	26.32	\$	1,184.21
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70486 CT scan of N	36	36	\$	92.66	\$	3,335.84
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70491 CT scan of N	15	14	\$	54.38	\$	815.68
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70491 CT scan of N	31	30	\$	147.64	\$	4,576.77
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70496 CT scan of N	39	39	\$	65.26	\$	2,545.27
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70496 CT scan of N	18	18	\$	140.81	\$	2,534.56
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70498 CT scan of N	41	41	\$	52.60	\$	2,156.42
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70498 CT scan of N	18	18	\$	173.43	\$	3,121.82
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70543 MRI scan b N	11	11	\$	374.13	\$	4,115.48
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70544 MRA scan N	100	100	\$	47.58	\$	4,758.37
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70544 MRA scan N	29	29	\$	249.56	\$	7,237.14
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70548 MRA scan N	74	74	\$	36.03	\$	2,666.22
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70548 MRA scan N	16	16	\$	306.95	\$	4,911.16
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70551 MRI scan b N	65	65	\$	53.12	\$	3,453.02
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70551 MRI scan b N	79	78	\$	171.77	\$	13,570.05
1598735896	BURROUG	KIM	D	MD	Diagnostic F	70553 MRI scan o N	106	106	\$	90.49	\$	9,592.06
1598735896	BURROUG	KIM	D	MD	Diagnostic O	70553 MRI scan o N	177	174	\$	272.34	\$	48,203.92
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72040 X-ray of spi N	19	19	\$	20.17	\$	383.27
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72050 X-ray of up N	16	16	\$	22.97	\$	367.58
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72100 X-ray of lo N	16	15	\$	16.48	\$	263.68
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72110 X-ray of lo N	44	44	\$	30.63	\$	1,347.60
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72114 X-ray lowe N	15	15	\$	43.14	\$	647.08
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72120 X-ray lowe N	14	14	\$	28.41	\$	397.70
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72125 CT scan of N	111	109	\$	39.01	\$	4,330.03
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72125 CT scan of N	18	17	\$	109.74	\$	1,975.23
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72126 CT scan of N	11	11	\$	172.30	\$	1,895.26
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72128 CT scan of N	13	13	\$	34.56	\$	449.30
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72131 CT scan of I N	44	44	\$	34.07	\$	1,499.28
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72131 CT scan of I N	37	37	\$	111.68	\$	4,131.99
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72132 CT scan of I N	20	20	\$	151.21	\$	3,024.26
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72141 MRI scan o N	12	11	\$	56.73	\$	680.80
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72141 MRI scan o N	114	114	\$	154.96	\$	17,665.35
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72146 MRI scan o N	35	35	\$	148.19	\$	5,186.71
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72148 MRI scan o N	25	24	\$	54.46	\$	1,361.60
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72148 MRI scan o N	305	304	\$	160.70	\$	49,012.55
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72156 MRI scan o N	28	28	\$	256.04	\$	7,169.06
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72157 MRI scan o N	17	17	\$	284.63	\$	4,838.64
1598735896	BURROUG	KIM	D	MD	Diagnostic F	72158 MRI scan o N	14	14	\$	83.19	\$	1,164.70
1598735896	BURROUG	KIM	D	MD	Diagnostic O	72158 MRI scan o N	69	68	\$	266.69	\$	18,401.29
1598735896	BURROUG	KIM	D	MD	Diagnostic O	A9575 Injection, g Y	861	12	\$	0.16	\$	139.88
1598735896	BURROUG	KIM	D	MD	Diagnostic O	A9579 Injection, g Y	4275	256	\$	1.45	\$	6,192.71
1598735896	BURROUG	KIM	D	MD	Diagnostic O	Q9967 Low osmol Y	5632	65	\$	0.10	\$	539.72
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic F	71010 X-ray of ch N	269	207	\$	7.27	\$	1,955.63
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic F	71020 X-ray of ch N	160	158	\$	8.29	\$	1,326.51
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic O	71020 X-ray of ch N	417	413	\$	17.25	\$	7,193.54
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic O	72040 X-ray of spi N	21	21	\$	22.36	\$	469.53
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic O	72050 X-ray of up N	32	32	\$	26.56	\$	850.02
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic O	72072 X-ray of mi N	19	19	\$	25.21	\$	479.06
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic F	72100 X-ray of lo N	15	15	\$	8.35	\$	125.30
1609846922	HANELIN	LAURENCE	G	MD	Diagnostic O	72100 X-ray of lo N	32	31	\$	19.95	\$	638.30

1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	72110 X-ray of lo N	55	55 \$	31.81 \$	1,749.65
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1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	72114 X-ray lowe N	20	20 \$	35.63 \$	712.52
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	72120 X-ray lowe N	16	16 \$	23.44 \$	375.00
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	72170 X-ray of pe N	12	12 \$	16.27 \$	195.23
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	73030 X-ray of sh N	15	14 \$	7.05 \$	105.70
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73030 X-ray of sh N	87	73 \$	18.14 \$	1,577.89
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73110 X-ray of wr N	20	17 \$	25.65 \$	512.94
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73130 X-ray of ha N	29	21 \$	18.33 \$	531.51
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73140 X-ray of fin N	15	14 \$	23.37 \$	350.55
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	73501 X-ray of hip N	16	15 \$	7.55 \$	120.80
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73502 X-ray of hip N	72	72 \$	29.38 \$	2,115.16
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73521 X-ray of bo N	18	18 \$	21.75 \$	391.54
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73560 X-ray of kn N	30	26 \$	18.30 \$	548.93
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	73562 X-ray of kn N	12	11 \$	6.29 \$	75.50
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73562 X-ray of kn N	92	74 \$	24.24 \$	2,230.37
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73564 X-ray of kn N	24	19 \$	26.99 \$	647.80
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73610 X-ray of an N	38	34 \$	21.93 \$	833.33
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	73630 X-ray of fo N	15	12 \$	5.40 \$	80.97
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	73630 X-ray of fo N	76	63 \$	17.61 \$	1,338.08
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	74000 X-ray of ab N	41	38 \$	7.12 \$	292.02
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	74000 X-ray of ab N	86	83 \$	16.12 \$	1,386.12
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	76700 Ultrasound N	50	50 \$	77.90 \$	3,895.17
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	76705 Ultrasound N	12	12 \$	22.01 \$	264.06
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	76770 Ultrasound N	17	17 \$	66.44 \$	1,129.56
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	77080 Bone densi N	118	118 \$	10.13 \$	1,195.34
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78014 Nuclear meN	19	19 \$	19.51 \$	370.60
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78071 Imaging of N	43	43 \$	44.50 \$	1,913.47
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78195 Imaging of N	45	45 \$	46.91 \$	2,110.95
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78226 Imaging of N	19	19 \$	29.06 \$	552.14
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78227 Imaging of N	58	58 \$	34.87 \$	2,022.36
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78264 Stomach e N	49	49 \$	29.06 \$	1,423.94
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78278 Acute dilge N	12	11 \$	38.85 \$	466.20
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78306 Bone and/ N	76	72 \$	32.32 \$	2,456.42
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78315 Bone and/ N	18	18 \$	39.96 \$	719.28
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78452 Nuclear meN	276	275 \$	60.58 \$	16,720.70
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78582 Nuclear meN	84	83 \$	41.57 \$	3,491.59
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78607 Nuclear meN	49	49 \$	46.94 \$	2,299.90
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	78708 Nuclear meN	13	13 \$	46.95 \$	610.35
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	78815 Nuclear meN	264	238 \$	1,093.45 \$	288,670.18
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	78816 Nuclear meN	61	56 \$	1,097.62 \$	66,954.83
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	93016 Exercise or N	15	15 \$	16.45 \$	246.68
1609846922	HANELIN	LAURENCE G	MD	Diagnostic F	93018 Exercise or N	283	281 \$	11.17 \$	3,159.73
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	A9552 Fluorodeox N	288	255 \$	195.04 \$	56,170.86
1609846922	HANELIN	LAURENCE G	MD	Diagnostic O	A9580 Sodium flu N	23	23 \$	140.58 \$	3,233.42
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	20610 Aspiration N	12	11 \$	41.64 \$	499.69
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	32405 Needle bio N	18	17 \$	81.30 \$	1,463.35
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	71010 X-ray of ch N	645	546 \$	7.19 \$	4,635.17
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	71020 X-ray of ch N	467	449 \$	8.25 \$	3,852.62
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	71020 X-ray of ch N	348	344 \$	16.73 \$	5,823.10
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	71250 CT scan ch N	73	68 \$	38.63 \$	2,820.07
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	71250 CT scan ch N	105	104 \$	105.90 \$	11,119.74
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	71260 CT scan ch N	97	96 \$	46.14 \$	4,475.76
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	71260 CT scan ch N	66	65 \$	134.61 \$	8,884.44
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	71275 CT scan of N	30	30 \$	68.73 \$	2,062.02
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	71275 CT scan of N	21	21 \$	179.01 \$	3,759.28
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	72040 X-ray of spi N	14	14 \$	16.27 \$	227.84
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	72050 X-ray of up N	14	14 \$	27.70 \$	387.86
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	72072 X-ray of mi N	12	12 \$	24.90 \$	298.76
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	72100 X-ray of lo N	27	27 \$	7.96 \$	214.80
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	72100 X-ray of lo N	19	19 \$	18.67 \$	354.66
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	72110 X-ray of lo N	44	44 \$	30.56 \$	1,344.75
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	72170 X-ray of pe N	16	16 \$	6.99 \$	111.84
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73030 X-ray of sh N	32	29 \$	7.31 \$	234.05
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73030 X-ray of sh N	35	33 \$	19.97 \$	698.95
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73110 X-ray of wr N	14	14 \$	6.99 \$	97.86
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73110 X-ray of wr N	12	11 \$	16.75 \$	201.03
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73130 X-ray of ha N	16	11 \$	17.42 \$	278.75
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73501 X-ray of hip N	16	16 \$	7.55 \$	120.80
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73502 X-ray of hip N	60	58 \$	8.80 \$	528.05
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73502 X-ray of hip N	35	35 \$	30.22 \$	1,057.58
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73560 X-ray of kn N	32	29 \$	6.07 \$	194.30
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73562 X-ray of kn N	20	18 \$	7.55 \$	151.00
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73562 X-ray of kn N	45	36 \$	24.44 \$	1,099.94
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	73590 X-ray of lo N	11	11 \$	6.09 \$	67.00
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73610 X-ray of an N	27	24 \$	21.52 \$	581.02
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	73630 X-ray of fo N	44	37 \$	18.43 \$	810.98
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	74000 X-ray of ab N	90	75 \$	7.27 \$	654.30
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	74000 X-ray of ab N	37	37 \$	16.56 \$	612.75
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	74020 Imaging of N	24	22 \$	10.88 \$	261.12
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	74174 CT scan of N	12	12 \$	251.50 \$	3,018.00
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	74176 CT scan of N	76	72 \$	68.63 \$	5,216.25
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	74176 CT scan of N	37	37 \$	144.31 \$	5,339.64
1659341980	INOUE	LINDSEY W	MD	Diagnostic F	74177 CT scan of N	194	190 \$	70.77 \$	13,728.48
1659341980	INOUE	LINDSEY W	MD	Diagnostic O	74177 CT scan of N	68	68 \$	217.14 \$	14,765.73

1659341980	INOUE	LINDSEY	W	MD	Diagnostic	O	74178	CT scan of	N	59	59	\$	243.67	\$	14,376.78
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1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	74181 MRI scan o N	12	12	\$	56.90	\$	682.79
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76536 Ultrasound N	30	30	\$	76.68	\$	2,300.53
1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	76700 Ultrasound N	25	25	\$	27.78	\$	694.49
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76700 Ultrasound N	75	74	\$	86.63	\$	6,497.36
1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	76705 Ultrasound N	16	16	\$	19.80	\$	316.86
1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	76770 Ultrasound N	20	20	\$	27.14	\$	542.82
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76770 Ultrasound N	64	64	\$	77.39	\$	4,953.05
1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	76775 Ultrasound N	23	23	\$	20.77	\$	477.77
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76830 Ultrasound N	22	22	\$	85.78	\$	1,887.19
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76856 Ultrasound N	26	26	\$	61.83	\$	1,607.60
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	76870 Ultrasound N	15	15	\$	41.52	\$	622.75
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	77002 Fluoroscop N	19	18	\$	71.99	\$	1,367.72
1659341980	INOUE	LINDSEY	W	MD	Diagnostic F	77012 Radiologica N	30	30	\$	45.80	\$	1,374.00
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	93880 Ultrasound N	42	42	\$	129.07	\$	5,420.98
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	93970 Ultrasound N	13	13	\$	127.63	\$	1,659.15
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	93971 Ultrasound N	34	34	\$	83.88	\$	2,851.87
1659341980	INOUE	LINDSEY	W	MD	Diagnostic O	Q9967 Low osmol Y	19605	194	\$	0.10	\$	1,912.28
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	19083 Biopsy of b N	23	23	\$	533.57	\$	12,272.11
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	76642 Ultrasound N	162	152	\$	66.99	\$	10,852.55
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	77059 MRI scan o N	29	29	\$	404.92	\$	11,742.55
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	77063 Screening N	240	240	\$	54.61	\$	13,106.40
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	77080 Bone densi N	149	149	\$	40.61	\$	6,050.89
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	A9579 Injection, g Y	580	29	\$	1.43	\$	828.70
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic F	G0202 Screening N	22	22	\$	34.56	\$	760.32
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	G0202 Screening N	734	734	\$	132.06	\$	96,932.04
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	G0204 Diagnostic N	149	148	\$	120.91	\$	18,015.43
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	G0206 Diagnostic N	128	125	\$	95.08	\$	12,169.87
1689692279	TEMPKIN	AMY	D	M.D.	Diagnostic O	G0279 Diagnostic N	62	61	\$	43.23	\$	2,680.07
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	36245 Insertion o N	18	15	\$	107.79	\$	1,940.26
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	36247 Insertion o N	30	17	\$	145.61	\$	4,368.24
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	36561 Insertion o N	26	26	\$	277.54	\$	7,216.09
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	37243 Occlusion o N	22	17	\$	447.05	\$	9,835.07
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	47000 Needle bio N	20	20	\$	80.98	\$	1,619.67
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	50200 Needle bio N	32	32	\$	109.10	\$	3,491.35
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	71010 X-ray of ch N	574	454	\$	7.19	\$	4,129.36
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	71020 X-ray of ch N	191	185	\$	8.28	\$	1,581.92
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	71020 X-ray of ch N	134	133	\$	15.58	\$	2,087.10
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	71250 CT scan ch N	21	21	\$	36.17	\$	759.62
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	71250 CT scan ch N	42	42	\$	103.26	\$	4,336.72
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	71260 CT scan ch N	32	32	\$	43.90	\$	1,404.91
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	71260 CT scan ch N	33	32	\$	126.37	\$	4,170.37
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	71275 CT scan of N	30	30	\$	66.93	\$	2,007.78
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	72100 X-ray of lo N	14	14	\$	8.95	\$	125.30
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	72110 X-ray of lo N	14	14	\$	34.67	\$	485.44
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	73030 X-ray of sh N	12	11	\$	6.29	\$	75.50
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	73030 X-ray of sh N	13	11	\$	19.76	\$	256.92
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	73501 X-ray of hipN	21	21	\$	7.55	\$	158.55
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	73502 X-ray of hipN	22	22	\$	8.38	\$	184.28
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	73502 X-ray of hipN	15	15	\$	29.35	\$	440.27
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	73562 X-ray of kn N	20	17	\$	20.74	\$	414.79
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	73630 X-ray of fo N	16	15	\$	6.70	\$	107.20
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	74000 X-ray of ab N	65	54	\$	6.93	\$	450.74
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	74000 X-ray of ab N	22	22	\$	15.43	\$	339.37
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	74020 Imaging of N	16	15	\$	10.88	\$	174.08
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	74176 CT scan of N	56	55	\$	69.20	\$	3,874.92
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	74176 CT scan of N	24	24	\$	139.96	\$	3,359.15
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	74177 CT scan of N	84	83	\$	68.62	\$	5,764.29
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	74177 CT scan of N	45	45	\$	222.81	\$	10,026.23
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	74178 CT scan of N	24	24	\$	250.94	\$	6,022.46
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	75726 Radiologica N	37	20	\$	44.08	\$	1,630.96
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	75774 Radiologica N	43	20	\$	13.94	\$	599.42
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	76536 Ultrasound N	16	16	\$	66.01	\$	1,056.14
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	76700 Ultrasound N	12	12	\$	24.78	\$	297.31
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	76700 Ultrasound N	37	37	\$	75.46	\$	2,791.99
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	76770 Ultrasound N	13	13	\$	27.65	\$	359.43
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	76770 Ultrasound N	39	39	\$	72.38	\$	2,822.98
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	76856 Ultrasound N	11	11	\$	65.62	\$	721.85
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	76937 Ultrasound N	28	28	\$	11.14	\$	311.93
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	76942 Ultrasonic N	57	57	\$	26.53	\$	1,512.21
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	77001 Fluoroscop N	28	28	\$	14.63	\$	409.61
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	77012 Radiologica N	18	17	\$	43.26	\$	778.74
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	93880 Ultrasound N	15	15	\$	128.92	\$	1,933.74
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	93971 Ultrasound N	11	11	\$	77.40	\$	851.43
1710958913	ZAETTA	JULIE	M	MD	Diagnostic F	99144 Moderate N	22	21	\$	23.33	\$	513.24
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	99205 New patienN	27	27	\$	160.07	\$	4,321.85
1710958913	ZAETTA	JULIE	M	MD	Diagnostic O	Q9967 Low osmol Y	10070	99	\$	0.10	\$	982.48
1720059827	MAR	DONALD	Y	MD	Diagnostic F	32555 Removal of N	29	27	\$	90.53	\$	2,625.37
1720059827	MAR	DONALD	Y	MD	Diagnostic F	49083 Drainage o N	26	14	\$	80.40	\$	2,090.36
1720059827	MAR	DONALD	Y	MD	Diagnostic F	71010 X-ray of ch N	1381	1000	\$	7.16	\$	9,890.51
1720059827	MAR	DONALD	Y	MD	Diagnostic F	71020 X-ray of ch N	786	736	\$	8.37	\$	6,576.21
1720059827	MAR	DONALD	Y	MD	Diagnostic O	71020 X-ray of ch N	215	213	\$	15.68	\$	3,371.43
1720059827	MAR	DONALD	Y	MD	Diagnostic F	71101 X-ray of rib N	20	19	\$	9.79	\$	195.84
1720059827	MAR	DONALD	Y	MD	Diagnostic F	72040 X-ray of spi N	16	15	\$	8.95	\$	143.20

1720059827	MAR	DONALD	Y	MD	Diagnostic	O	72040	X-ray of spi N	20	20	\$	15.66	\$	313.27
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1720059827	MAR	DONALD	Y	MD	Diagnostic O	72050 X-ray of up N	16	16	\$	28.65	\$	458.36
1720059827	MAR	DONALD	Y	MD	Diagnostic F	72072 X-ray of mi N	20	20	\$	8.67	\$	173.40
1720059827	MAR	DONALD	Y	MD	Diagnostic O	72072 X-ray of mi N	16	16	\$	23.69	\$	379.09
1720059827	MAR	DONALD	Y	MD	Diagnostic O	72082 X-ray of spi N	14	12	\$	49.02	\$	686.28
1720059827	MAR	DONALD	Y	MD	Diagnostic F	72100 X-ray of lo N	52	52	\$	8.95	\$	465.40
1720059827	MAR	DONALD	Y	MD	Diagnostic O	72100 X-ray of lo N	16	16	\$	21.10	\$	337.64
1720059827	MAR	DONALD	Y	MD	Diagnostic O	72110 X-ray of lo N	47	46	\$	29.07	\$	1,366.38
1720059827	MAR	DONALD	Y	MD	Diagnostic F	72170 X-ray of pe N	32	32	\$	6.90	\$	220.70
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73020 X-ray of sh N	12	11	\$	6.13	\$	73.56
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73030 X-ray of sh N	66	61	\$	7.44	\$	490.75
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73030 X-ray of sh N	31	26	\$	16.33	\$	506.29
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73060 X-ray of up N	15	15	\$	6.70	\$	100.50
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73080 X-ray of elb N	17	16	\$	6.99	\$	118.83
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73090 X-ray of for N	17	17	\$	6.70	\$	113.90
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73110 X-ray of wr N	35	33	\$	6.59	\$	230.67
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73110 X-ray of wr N	16	14	\$	13.50	\$	216.07
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73130 X-ray of ha N	28	24	\$	6.74	\$	188.73
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73130 X-ray of ha N	34	23	\$	18.33	\$	623.29
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73501 X-ray of hip N	33	32	\$	7.49	\$	247.01
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73502 X-ray of hip N	117	111	\$	8.72	\$	1,020.30
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73502 X-ray of hip N	37	37	\$	25.41	\$	940.19
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73521 X-ray of bo N	12	12	\$	18.91	\$	226.86
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73552 X-ray of fe N	22	21	\$	6.86	\$	151.00
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73560 X-ray of kn N	27	24	\$	6.70	\$	180.90
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73560 X-ray of kn N	17	12	\$	24.35	\$	413.95
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73562 X-ray of kn N	66	60	\$	7.17	\$	473.21
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73562 X-ray of kn N	32	28	\$	21.95	\$	702.49
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73590 X-ray of lo N	16	16	\$	6.28	\$	100.50
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73610 X-ray of an N	47	43	\$	6.32	\$	296.83
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73610 X-ray of an N	16	15	\$	18.70	\$	299.19
1720059827	MAR	DONALD	Y	MD	Diagnostic F	73630 X-ray of fo N	38	37	\$	6.46	\$	245.30
1720059827	MAR	DONALD	Y	MD	Diagnostic O	73630 X-ray of fo N	40	34	\$	14.34	\$	573.45
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74000 X-ray of ab N	136	113	\$	7.23	\$	982.85
1720059827	MAR	DONALD	Y	MD	Diagnostic O	74000 X-ray of ab N	44	44	\$	15.17	\$	667.56
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74020 Imaging of N	48	47	\$	10.65	\$	511.36
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74220 X-ray of es N	79	76	\$	18.19	\$	1,436.76
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74230 Imaging fo N	152	144	\$	20.83	\$	3,166.07
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74240 X-ray of up N	19	19	\$	27.01	\$	513.25
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74246 X-ray of up N	17	17	\$	27.66	\$	470.22
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74250 X-ray of sm N	20	19	\$	18.71	\$	374.20
1720059827	MAR	DONALD	Y	MD	Diagnostic F	74270 X-ray of lar N	25	24	\$	27.66	\$	691.50
1720059827	MAR	DONALD	Y	MD	Diagnostic O	76536 Ultrasound N	25	25	\$	63.43	\$	1,585.69
1720059827	MAR	DONALD	Y	MD	Diagnostic F	76700 Ultrasound N	45	45	\$	29.08	\$	1,308.49
1720059827	MAR	DONALD	Y	MD	Diagnostic O	76700 Ultrasound N	82	82	\$	80.06	\$	6,565.02
1720059827	MAR	DONALD	Y	MD	Diagnostic F	76705 Ultrasound N	50	50	\$	21.12	\$	1,056.24
1720059827	MAR	DONALD	Y	MD	Diagnostic F	76770 Ultrasound N	46	45	\$	27.27	\$	1,254.33
1720059827	MAR	DONALD	Y	MD	Diagnostic O	76770 Ultrasound N	47	47	\$	70.60	\$	3,318.26
1720059827	MAR	DONALD	Y	MD	Diagnostic O	76830 Ultrasound N	23	23	\$	83.85	\$	1,928.51
1720059827	MAR	DONALD	Y	MD	Diagnostic O	76856 Ultrasound N	22	22	\$	68.67	\$	1,510.75
1730399353	THOMAS	LAURIE		MD	Family PracO	36415 Insertion o N	301	156	\$	2.94	\$	884.94
1730399353	THOMAS	LAURIE		MD	Family PracO	71020 X-ray of ch N	23	18	\$	18.97	\$	436.40
1730399353	THOMAS	LAURIE		MD	Family PracO	77063 Screening N	29	29	\$	54.61	\$	1,583.69
1730399353	THOMAS	LAURIE		MD	Family PracO	77080 Bone densi N	12	12	\$	40.61	\$	487.32
1730399353	THOMAS	LAURIE		MD	Family PracO	77085 Bone densi N	14	14	\$	34.71	\$	485.97
1730399353	THOMAS	LAURIE		MD	Family PracO	80048 Blood test, N	36	28	\$	10.54	\$	379.27
1730399353	THOMAS	LAURIE		MD	Family PracO	80053 Blood test, N	205	133	\$	14.91	\$	3,057.11
1730399353	THOMAS	LAURIE		MD	Family PracO	80061 Blood test, N	195	126	\$	10.00	\$	1,950.75
1730399353	THOMAS	LAURIE		MD	Family PracO	81001 Manual uri N	42	31	\$	4.15	\$	174.25
1730399353	THOMAS	LAURIE		MD	Family PracO	82043 Urine micr N	108	67	\$	7.71	\$	832.68
1730399353	THOMAS	LAURIE		MD	Family PracO	82306 Vitamin D- N	29	25	\$	30.91	\$	896.39
1730399353	THOMAS	LAURIE		MD	Family PracO	82570 Creatinine N	108	67	\$	6.91	\$	746.28
1730399353	THOMAS	LAURIE		MD	Family PracO	82607 Cyanocoba N	15	13	\$	20.13	\$	301.95
1730399353	THOMAS	LAURIE		MD	Family PracO	83036 Hemoglobi N	134	79	\$	12.96	\$	1,736.64
1730399353	THOMAS	LAURIE		MD	Family PracO	84443 Blood test, N	56	47	\$	22.43	\$	1,256.08
1730399353	THOMAS	LAURIE		MD	Family PracO	85025 Complete bN	51	37	\$	8.57	\$	437.07
1730399353	THOMAS	LAURIE		MD	Family PracO	85027 Complete bN	20	17	\$	8.57	\$	171.40
1730399353	THOMAS	LAURIE		MD	Family PracO	87086 Bacterial c N	30	22	\$	10.78	\$	323.40
1730399353	THOMAS	LAURIE		MD	Family PracO	90662 Vaccine for Y	80	78	\$	40.14	\$	3,211.44
1730399353	THOMAS	LAURIE		MD	Family PracO	90670 Pneumoco Y	41	41	\$	175.36	\$	7,189.79
1730399353	THOMAS	LAURIE		MD	Family PracO	93000 Routine EK N	16	15	\$	12.57	\$	201.15
1730399353	THOMAS	LAURIE		MD	Family PracO	99203 New patien N	18	18	\$	67.28	\$	1,211.12
1730399353	THOMAS	LAURIE		MD	Family PracO	99213 Established N	142	102	\$	50.14	\$	7,120.26
1730399353	THOMAS	LAURIE		MD	Family PracO	99214 Established N	318	147	\$	69.81	\$	22,198.97
1730399353	THOMAS	LAURIE		MD	Family PracO	G0008 Administra N	85	82	\$	24.87	\$	2,113.95
1730399353	THOMAS	LAURIE		MD	Family PracO	G0009 Administra N	47	47	\$	24.87	\$	1,168.89
1730399353	THOMAS	LAURIE		MD	Family PracO	G0103 Prostate ca N	30	30	\$	24.56	\$	736.80
1730399353	THOMAS	LAURIE		MD	Family PracO	G0202 Screening N	31	31	\$	132.06	\$	4,093.86
1730399353	THOMAS	LAURIE		MD	Family PracO	G0439 Annual wel N	132	132	\$	114.31	\$	15,088.92
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70450 CT scan he N	416	391	\$	30.61	\$	12,735.56
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70450 CT scan he N	45	45	\$	71.94	\$	3,237.25
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70486 CT scan of N	26	24	\$	26.21	\$	681.58
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70486 CT scan of N	24	24	\$	96.51	\$	2,316.30
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70491 CT scan of N	11	11	\$	173.94	\$	1,913.30

1760428312	RUCKER	CREED	M	MD	Diagnostic F	70496 CT scan of N	20	20	\$	66.94	\$	1,338.86
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1760428312	RUCKER	CREED	M	MD	Diagnostic F	70498 CT scan of N	22	22	\$	54.54	\$	1,199.88
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70544 MRA scan N	48	48	\$	48.04	\$	2,305.92
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70544 MRA scan N	20	20	\$	249.38	\$	4,987.58
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70548 MRA scan N	41	41	\$	36.03	\$	1,477.23
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70548 MRA scan N	14	14	\$	285.46	\$	3,996.44
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70551 MRI scan b N	33	33	\$	56.33	\$	1,859.01
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70551 MRI scan b N	33	33	\$	169.77	\$	5,602.49
1760428312	RUCKER	CREED	M	MD	Diagnostic F	70553 MRI scan o N	73	68	\$	90.19	\$	6,584.06
1760428312	RUCKER	CREED	M	MD	Diagnostic O	70553 MRI scan o N	79	79	\$	277.23	\$	21,901.46
1760428312	RUCKER	CREED	M	MD	Diagnostic F	71010 X-ray of ch N	372	331	\$	7.10	\$	2,642.39
1760428312	RUCKER	CREED	M	MD	Diagnostic F	71020 X-ray of ch N	239	234	\$	8.49	\$	2,028.38
1760428312	RUCKER	CREED	M	MD	Diagnostic O	71020 X-ray of ch N	156	156	\$	16.06	\$	2,505.72
1760428312	RUCKER	CREED	M	MD	Diagnostic F	71250 CT scan ch N	24	24	\$	35.26	\$	846.21
1760428312	RUCKER	CREED	M	MD	Diagnostic O	71250 CT scan ch N	83	82	\$	99.44	\$	8,253.30
1760428312	RUCKER	CREED	M	MD	Diagnostic F	71260 CT scan ch N	16	16	\$	36.52	\$	584.34
1760428312	RUCKER	CREED	M	MD	Diagnostic O	71260 CT scan ch N	54	54	\$	124.77	\$	6,737.51
1760428312	RUCKER	CREED	M	MD	Diagnostic F	71275 CT scan of N	13	12	\$	66.09	\$	859.12
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72040 X-ray of spi N	25	25	\$	19.50	\$	487.43
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72050 X-ray of up N	27	27	\$	26.33	\$	710.81
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72072 X-ray of mi N	19	19	\$	16.12	\$	306.28
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72082 X-ray of spi N	19	19	\$	48.20	\$	915.85
1760428312	RUCKER	CREED	M	MD	Diagnostic F	72100 X-ray of lo N	19	19	\$	7.55	\$	143.42
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72100 X-ray of lo N	20	19	\$	20.55	\$	411.01
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72110 X-ray of lo N	80	79	\$	29.89	\$	2,391.05
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72114 X-ray lowe N	16	16	\$	40.25	\$	644.06
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72120 X-ray lowe N	17	17	\$	26.31	\$	447.25
1760428312	RUCKER	CREED	M	MD	Diagnostic F	72125 CT scan of N	51	50	\$	40.23	\$	2,051.98
1760428312	RUCKER	CREED	M	MD	Diagnostic F	72131 CT scan of I N	28	28	\$	35.66	\$	998.40
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72131 CT scan of I N	32	32	\$	102.13	\$	3,268.23
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72141 MRI scan o N	70	70	\$	160.82	\$	11,257.26
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72146 MRI scan o N	14	14	\$	150.27	\$	2,103.80
1760428312	RUCKER	CREED	M	MD	Diagnostic F	72148 MRI scan o N	20	20	\$	56.24	\$	1,124.80
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72148 MRI scan o N	155	153	\$	163.49	\$	25,341.16
1760428312	RUCKER	CREED	M	MD	Diagnostic O	72158 MRI scan o N	33	33	\$	264.28	\$	8,721.11
1760428312	RUCKER	CREED	M	MD	Diagnostic F	72170 X-ray of pe N	13	12	\$	6.16	\$	80.07
1760428312	RUCKER	CREED	M	MD	Diagnostic F	73030 X-ray of sh N	19	17	\$	6.36	\$	120.80
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73030 X-ray of sh N	27	27	\$	15.91	\$	429.55
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73130 X-ray of ha N	22	14	\$	21.00	\$	461.92
1760428312	RUCKER	CREED	M	MD	Diagnostic F	73502 X-ray of hip N	31	30	\$	8.37	\$	259.55
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73502 X-ray of hip N	33	32	\$	23.29	\$	768.48
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73521 X-ray of bo N	16	16	\$	22.45	\$	359.26
1760428312	RUCKER	CREED	M	MD	Diagnostic F	73560 X-ray of kn N	18	17	\$	6.70	\$	120.60
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73560 X-ray of kn N	20	15	\$	18.57	\$	371.47
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73562 X-ray of kn N	33	25	\$	17.60	\$	580.78
1760428312	RUCKER	CREED	M	MD	Diagnostic F	73630 X-ray of fo N	17	16	\$	5.12	\$	87.10
1760428312	RUCKER	CREED	M	MD	Diagnostic O	73630 X-ray of fo N	22	20	\$	20.91	\$	460.10
1760428312	RUCKER	CREED	M	MD	Diagnostic F	74000 X-ray of ab N	30	30	\$	7.27	\$	218.10
1760428312	RUCKER	CREED	M	MD	Diagnostic O	74000 X-ray of ab N	25	25	\$	13.62	\$	340.51
1760428312	RUCKER	CREED	M	MD	Diagnostic F	74020 Imaging of N	23	22	\$	10.00	\$	230.11
1760428312	RUCKER	CREED	M	MD	Diagnostic F	74176 CT scan of N	13	13	\$	64.20	\$	834.60
1760428312	RUCKER	CREED	M	MD	Diagnostic O	74176 CT scan of N	21	21	\$	151.17	\$	3,174.48
1760428312	RUCKER	CREED	M	MD	Diagnostic F	74177 CT scan of N	22	21	\$	65.48	\$	1,440.64
1760428312	RUCKER	CREED	M	MD	Diagnostic O	74177 CT scan of N	53	53	\$	209.06	\$	11,080.36
1760428312	RUCKER	CREED	M	MD	Diagnostic O	74178 CT scan of N	16	16	\$	246.37	\$	3,941.93
1760428312	RUCKER	CREED	M	MD	Diagnostic O	76536 Ultrasound N	18	18	\$	71.67	\$	1,290.06
1760428312	RUCKER	CREED	M	MD	Diagnostic F	76700 Ultrasound N	15	15	\$	32.14	\$	482.10
1760428312	RUCKER	CREED	M	MD	Diagnostic O	76700 Ultrasound N	59	59	\$	73.63	\$	4,343.91
1760428312	RUCKER	CREED	M	MD	Diagnostic F	76705 Ultrasound N	16	16	\$	19.44	\$	311.00
1760428312	RUCKER	CREED	M	MD	Diagnostic F	76770 Ultrasound N	12	12	\$	27.51	\$	330.09
1760428312	RUCKER	CREED	M	MD	Diagnostic O	76770 Ultrasound N	59	59	\$	71.87	\$	4,240.47
1760428312	RUCKER	CREED	M	MD	Diagnostic O	76830 Ultrasound N	15	15	\$	92.33	\$	1,384.96
1760428312	RUCKER	CREED	M	MD	Diagnostic O	76856 Ultrasound N	16	16	\$	64.62	\$	1,033.88
1760428312	RUCKER	CREED	M	MD	Diagnostic O	93971 Ultrasound N	15	15	\$	94.39	\$	1,415.80
1760428312	RUCKER	CREED	M	MD	Diagnostic O	99205 New patienN	13	13	\$	162.37	\$	2,110.81
1760428312	RUCKER	CREED	M	MD	Diagnostic O	A9579 Injection, g Y	1850	116	\$	1.44	\$	2,663.65
1760428312	RUCKER	CREED	M	MD	Diagnostic O	Q9967 Low osmol Y	12820	138	\$	0.10	\$	1,246.60
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	32555 Removal of N	11	11	\$	90.53	\$	995.83
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	71010 X-ray of ch N	604	502	\$	6.91	\$	4,172.98
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	71020 X-ray of ch N	273	271	\$	8.29	\$	2,264.38
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	71020 X-ray of ch N	367	356	\$	17.28	\$	6,342.51
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	71250 CT scan ch N	21	21	\$	33.96	\$	713.21
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	71250 CT scan ch N	102	101	\$	106.90	\$	10,903.29
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	71260 CT scan ch N	23	23	\$	45.95	\$	1,056.78
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	71260 CT scan ch N	46	46	\$	133.59	\$	6,144.97
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	71275 CT scan of N	55	55	\$	71.69	\$	3,943.09
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	71275 CT scan of N	11	11	\$	163.32	\$	1,796.53
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72040 X-ray of spi N	14	14	\$	18.72	\$	262.02
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72050 X-ray of up N	14	14	\$	26.98	\$	377.72
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72072 X-ray of mi N	14	14	\$	19.94	\$	279.12
1770781726	WRIGHT	JASON	E	MD	Diagnostic F	72100 X-ray of lo N	22	22	\$	7.73	\$	170.05
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72100 X-ray of lo N	16	16	\$	20.26	\$	324.10
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72110 X-ray of lo N	48	48	\$	32.55	\$	1,562.43
1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72114 X-ray lowe N	14	14	\$	42.95	\$	601.36

1770781726	WRIGHT	JASON	E	MD	Diagnostic O	72120 X-ray lowe N	15	14	\$	22.57	\$	338.55
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1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	72195	MRI scan o	N	19	18	\$	266.57	\$	5,064.74
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	72197	MRI scan o	N	85	83	\$	345.64	\$	29,379.10
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73030	X-ray of sh	N	23	23	\$	7.22	\$	166.10
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73030	X-ray of sh	N	43	35	\$	16.91	\$	727.29
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73110	X-ray of wr	N	13	12	\$	6.99	\$	90.87
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73130	X-ray of ha	N	17	14	\$	6.58	\$	111.84
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73130	X-ray of ha	N	27	21	\$	18.71	\$	505.27
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73502	X-ray of hip	N	53	53	\$	8.61	\$	456.45
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73502	X-ray of hip	N	63	63	\$	29.24	\$	1,842.31
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73521	X-ray of bo	N	20	20	\$	28.44	\$	568.85
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73560	X-ray of kn	N	16	15	\$	6.70	\$	107.20
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73560	X-ray of kn	N	18	13	\$	17.42	\$	313.64
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73562	X-ray of kn	N	61	48	\$	24.96	\$	1,522.67
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	73630	X-ray of fo	N	16	14	\$	5.86	\$	93.80
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	73630	X-ray of fo	N	35	28	\$	16.41	\$	574.25
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74000	X-ray of ab	N	55	52	\$	6.68	\$	367.56
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74000	X-ray of ab	N	69	65	\$	17.11	\$	1,180.25
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74020	Imaging of	N	14	14	\$	10.10	\$	141.44
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74170	CT scan ab	N	11	11	\$	153.84	\$	1,692.26
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74176	CT scan of	N	38	38	\$	67.26	\$	2,555.97
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74176	CT scan of	N	36	36	\$	137.05	\$	4,933.74
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74177	CT scan of	N	69	69	\$	70.51	\$	4,865.51
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74177	CT scan of	N	64	64	\$	204.26	\$	13,072.90
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74178	CT scan of	N	43	39	\$	240.57	\$	10,344.39
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74181	MRI scan o	N	29	29	\$	56.11	\$	1,627.07
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74181	MRI scan o	N	35	35	\$	236.77	\$	8,287.08
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74183	MRI scan o	N	23	22	\$	84.34	\$	1,939.76
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	74183	MRI scan o	N	148	142	\$	384.59	\$	56,918.96
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	74230	Imaging fo	N	20	20	\$	18.19	\$	363.71
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	75571	CT scan of	N	16	16	\$	30.93	\$	494.85
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	76536	Ultrasound	N	34	34	\$	81.52	\$	2,771.51
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	76700	Ultrasound	N	21	21	\$	28.32	\$	594.62
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	76700	Ultrasound	N	83	82	\$	76.73	\$	6,368.36
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	76705	Ultrasound	N	12	12	\$	15.51	\$	186.11
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	76770	Ultrasound	N	40	40	\$	28.24	\$	1,129.62
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	76770	Ultrasound	N	91	91	\$	78.83	\$	7,173.39
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	76830	Ultrasound	N	19	19	\$	87.32	\$	1,659.06
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	76856	Ultrasound	N	20	20	\$	59.97	\$	1,199.34
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	77080	Bone densi	N	20	20	\$	10.13	\$	202.60
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	78227	Imaging of	N	12	12	\$	35.48	\$	425.76
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	78306	Bone and/	N	24	24	\$	32.38	\$	777.17
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	78452	Nuclear me	N	61	61	\$	60.58	\$	3,695.17
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	78582	Nuclear me	N	24	24	\$	41.89	\$	1,005.36
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	78607	Nuclear me	N	12	12	\$	46.68	\$	560.16
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	78815	Nuclear me	N	44	42	\$	1,093.72	\$	48,123.86
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	93016	Exercise or	N	18	18	\$	14.68	\$	264.30
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	93018	Exercise or	N	60	60	\$	11.29	\$	677.32
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	93880	Ultrasound	N	20	20	\$	130.88	\$	2,617.63
1770781726	WRIGHT	JASON	E	MD	Diagnostic	F	93971	Ultrasound	N	11	11	\$	17.83	\$	196.13
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	A9552	Fluorodeox	N	50	48	\$	196.00	\$	9,800.00
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	A9575	Injection, g	Y	360	14	\$	0.16	\$	58.71
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	A9579	Injection, g	Y	3532	185	\$	1.44	\$	5,087.65
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	G0297	Low dose c	N	25	25	\$	241.68	\$	6,042.00
1770781726	WRIGHT	JASON	E	MD	Diagnostic	O	Q9967	Low osmol	Y	14426	141	\$	0.10	\$	1,400.51
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	20610	Aspiration	N	17	17	\$	42.10	\$	715.72
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	22510	Injection of	N	12	12	\$	1,411.06	\$	16,932.72
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	22511	Injection of	N	11	11	\$	1,396.64	\$	15,363.04
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	23350	Injection of	N	14	14	\$	100.56	\$	1,407.90
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	71010	X-ray of ch	N	287	251	\$	7.02	\$	2,013.79
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	71020	X-ray of ch	N	125	123	\$	7.65	\$	956.52
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71020	X-ray of ch	N	427	422	\$	17.83	\$	7,613.95
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71100	X-ray of rib	N	22	22	\$	21.88	\$	481.40
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	71250	CT scan ch	N	29	29	\$	39.02	\$	1,131.67
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71250	CT scan ch	N	194	186	\$	102.56	\$	19,897.50
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	71260	CT scan ch	N	51	51	\$	43.85	\$	2,236.40
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71260	CT scan ch	N	104	102	\$	123.19	\$	12,811.80
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71270	CT scan ch	N	13	13	\$	175.36	\$	2,279.62
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	71275	CT scan of	N	43	43	\$	69.09	\$	2,970.94
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	71275	CT scan of	N	41	40	\$	196.48	\$	8,055.74
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72040	X-ray of spi	N	16	16	\$	20.14	\$	322.24
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72050	X-ray of up	N	22	22	\$	32.30	\$	710.57
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72072	X-ray of mi	N	15	15	\$	27.16	\$	407.40
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	72100	X-ray of lo	N	12	12	\$	8.20	\$	98.45
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72100	X-ray of lo	N	13	13	\$	23.91	\$	310.79
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72110	X-ray of lo	N	70	70	\$	31.86	\$	2,230.33
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72114	X-ray lowe	N	15	15	\$	44.02	\$	660.26
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72120	X-ray lowe	N	14	14	\$	21.92	\$	306.90
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	72170	X-ray of pe	N	12	12	\$	22.83	\$	274.01
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	73030	X-ray of sh	N	13	13	\$	5.23	\$	67.95
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73030	X-ray of sh	N	64	54	\$	19.13	\$	1,224.16
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73040	Radiologica	N	12	12	\$	78.73	\$	944.76
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73110	X-ray of wr	N	35	29	\$	24.86	\$	870.08
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73130	X-ray of ha	N	41	32	\$	17.50	\$	717.61

1801867098	WOOLSEY EDWARD J	MD	Diagnostic O	73140 X-ray of fin N	12	12 \$	20.53 \$	246.40
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1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	73501 X-ray of hip N	11	11	\$	7.55	\$	83.05
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	73502 X-ray of hip N	22	22	\$	8.61	\$	189.35
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73502 X-ray of hip N	63	63	\$	25.73	\$	1,620.91
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73521 X-ray of bo N	17	17	\$	28.09	\$	477.47
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73560 X-ray of kn N	21	16	\$	18.32	\$	384.76
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73562 X-ray of kn N	67	53	\$	20.77	\$	1,391.38
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73610 X-ray of an N	20	18	\$	23.03	\$	460.61
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	73630 X-ray of fo N	68	58	\$	17.07	\$	1,161.06
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	74000 X-ray of ab N	22	22	\$	7.27	\$	159.94
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74000 X-ray of ab N	65	63	\$	15.38	\$	999.66
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74160 CT scan ab N	11	11	\$	158.16	\$	1,739.80
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74170 CT scan ab N	17	17	\$	180.21	\$	3,063.51
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74174 CT scan of N	17	17	\$	220.46	\$	3,747.83
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74175 CT scan of N	11	11	\$	223.18	\$	2,454.99
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	74176 CT scan of N	39	38	\$	63.38	\$	2,471.73
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74176 CT scan of N	62	60	\$	126.66	\$	7,852.87
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	74177 CT scan of N	107	106	\$	67.32	\$	7,203.24
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74177 CT scan of N	119	116	\$	203.95	\$	24,270.42
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	74178 CT scan of N	93	91	\$	239.31	\$	22,256.05
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	74230 Imaging fo N	11	11	\$	21.23	\$	233.53
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	75635 CT scan of N	14	14	\$	213.99	\$	2,995.88
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76536 Ultrasound N	60	60	\$	79.49	\$	4,769.56
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76700 Ultrasound N	125	124	\$	81.03	\$	10,129.09
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	76705 Ultrasound N	14	14	\$	20.54	\$	287.53
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	F	76770 Ultrasound N	11	11	\$	28.01	\$	308.08
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76770 Ultrasound N	115	115	\$	82.65	\$	9,505.25
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76775 Ultrasound N	14	14	\$	41.79	\$	585.04
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76830 Ultrasound N	29	29	\$	90.69	\$	2,629.95
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76856 Ultrasound N	31	31	\$	71.17	\$	2,206.16
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	76870 Ultrasound N	11	11	\$	42.92	\$	472.07
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	77002 Fluoroscop N	30	30	\$	67.83	\$	2,034.95
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	77063 Screening N	24	24	\$	54.61	\$	1,310.64
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	77080 Bone densi N	24	24	\$	40.61	\$	974.64
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	93970 Ultrasound N	20	20	\$	119.68	\$	2,393.65
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	93971 Ultrasound N	35	35	\$	85.54	\$	2,994.00
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	93975 Ultrasound N	11	11	\$	165.80	\$	1,823.80
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	99205 New patien N	19	19	\$	162.37	\$	3,085.03
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	A9579 Injection, g Y	111	11	\$	1.46	\$	162.48
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	G0202 Screening N	63	63	\$	132.06	\$	8,319.78
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	G0297 Low dose c N	46	46	\$	236.78	\$	10,892.00
1801867098	WOOLSEY	EDWARD	J	MD	Diagnostic	O	Q9967 Low osmol Y	31843	312	\$	0.10	\$	3,089.65
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	36561 Insertion o N	21	21	\$	285.19	\$	5,988.99
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	71010 X-ray of ch N	314	290	\$	7.11	\$	2,231.89
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	71020 X-ray of ch N	235	229	\$	8.31	\$	1,953.40
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	71020 X-ray of ch N	313	308	\$	17.33	\$	5,423.09
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	71250 CT scan ch N	63	63	\$	38.68	\$	2,436.67
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	71250 CT scan ch N	108	107	\$	99.84	\$	10,782.38
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	71260 CT scan ch N	58	58	\$	46.25	\$	2,682.62
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	71260 CT scan ch N	51	51	\$	134.62	\$	6,865.77
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	71275 CT scan of N	54	54	\$	69.67	\$	3,762.26
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	71275 CT scan of N	17	17	\$	175.19	\$	2,978.27
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	72050 X-ray of up N	22	22	\$	30.77	\$	677.03
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	72082 X-ray of spi N	12	11	\$	49.02	\$	588.24
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	72100 X-ray of lo N	14	14	\$	8.31	\$	116.35
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	72100 X-ray of lo N	20	19	\$	24.22	\$	484.38
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	72110 X-ray of lo N	39	39	\$	30.78	\$	1,200.36
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	72114 X-ray lowe N	15	15	\$	43.36	\$	650.38
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	73030 X-ray of sh N	26	26	\$	7.32	\$	190.28
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73030 X-ray of sh N	44	36	\$	18.24	\$	802.72
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73110 X-ray of wr N	13	12	\$	25.54	\$	332.02
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73130 X-ray of ha N	30	20	\$	22.55	\$	676.41
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	73502 X-ray of hip N	31	30	\$	7.51	\$	232.70
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73502 X-ray of hip N	36	36	\$	29.13	\$	1,048.63
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73560 X-ray of kn N	21	17	\$	18.17	\$	381.56
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	73562 X-ray of kn N	22	19	\$	6.86	\$	151.00
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73562 X-ray of kn N	47	39	\$	20.84	\$	979.25
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73610 X-ray of an N	15	13	\$	20.41	\$	306.18
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	73630 X-ray of fo N	20	16	\$	6.37	\$	127.30
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	73630 X-ray of fo N	34	32	\$	19.26	\$	654.86
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74000 X-ray of ab N	23	23	\$	7.02	\$	161.41
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	74000 X-ray of ab N	44	44	\$	17.27	\$	759.81
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74020 Imaging of N	25	25	\$	10.75	\$	268.64
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74174 CT scan of N	13	13	\$	87.13	\$	1,132.69
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74176 CT scan of N	75	72	\$	69.55	\$	5,216.25
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	74176 CT scan of N	36	36	\$	145.46	\$	5,236.71
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74177 CT scan of N	154	148	\$	70.40	\$	10,841.31
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	74177 CT scan of N	69	69	\$	209.94	\$	14,485.55
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	74178 CT scan of N	49	49	\$	241.02	\$	11,810.10
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	F	74181 MRI scan o N	12	12	\$	55.69	\$	668.26
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	76536 Ultrasound N	17	17	\$	68.06	\$	1,157.03
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	76700 Ultrasound N	71	71	\$	82.48	\$	5,856.00
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	76770 Ultrasound N	82	82	\$	81.37	\$	6,671.99
1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	76830 Ultrasound N	15	15	\$	92.33	\$	1,384.96

1821069089	SIWIK	STEVEN	A	MD	Diagnostic	O	76856	Ultrasound	N	16	16	\$	78.47	\$	1,255.47
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1821069089	SIWIK	STEVEN	A	MD	Diagnostic F	76937	Ultrasound N	22	22	\$	11.44	\$	251.68
1821069089	SIWIK	STEVEN	A	MD	Diagnostic O	77002	Fluoroscop N	14	14	\$	68.13	\$	953.81
1821069089	SIWIK	STEVEN	A	MD	Diagnostic F	77012	Radiologica N	36	36	\$	45.80	\$	1,648.80
1821069089	SIWIK	STEVEN	A	MD	Diagnostic O	93880	Ultrasound N	31	31	\$	137.08	\$	4,249.34
1821069089	SIWIK	STEVEN	A	MD	Diagnostic O	93971	Ultrasound N	19	19	\$	79.80	\$	1,516.14
1821069089	SIWIK	STEVEN	A	MD	Diagnostic O	Q9967	Low osmol Y	15828	159	\$	0.10	\$	1,523.78
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	62304	X-ray of lo N	12	12	\$	190.43	\$	2,285.16
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70450	CT scan he N	573	532	\$	30.61	\$	17,537.28
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70450	CT scan he N	63	62	\$	72.19	\$	4,547.79
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70460	CT scan he N	13	13	\$	96.91	\$	1,259.78
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70486	CT scan of N	30	30	\$	25.56	\$	766.77
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70486	CT scan of N	45	45	\$	98.31	\$	4,424.08
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70491	CT scan of N	28	28	\$	150.38	\$	4,210.57
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70496	CT scan of N	41	41	\$	66.82	\$	2,739.78
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70496	CT scan of N	21	21	\$	220.41	\$	4,628.69
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70498	CT scan of N	37	37	\$	51.14	\$	1,892.13
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70498	CT scan of N	22	22	\$	152.41	\$	3,353.03
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70543	MRI scan b N	17	17	\$	361.11	\$	6,138.86
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70544	MRA scan N	64	64	\$	48.04	\$	3,074.56
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70544	MRA scan N	32	32	\$	242.52	\$	7,760.74
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70547	MRA scan N	13	13	\$	36.03	\$	468.39
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70548	MRA scan N	40	40	\$	36.03	\$	1,441.20
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70548	MRA scan N	20	20	\$	308.44	\$	6,168.86
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70551	MRI scan b N	62	62	\$	55.36	\$	3,432.42
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70551	MRI scan b N	93	93	\$	174.26	\$	16,205.91
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	70553	MRI scan o N	70	68	\$	90.61	\$	6,342.71
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	70553	MRI scan o N	161	158	\$	271.36	\$	43,689.12
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72040	X-ray of spi N	27	27	\$	18.41	\$	497.19
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72050	X-ray of up N	22	22	\$	28.39	\$	624.54
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72100	X-ray of lo N	23	23	\$	17.76	\$	408.59
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72110	X-ray of lo N	45	45	\$	27.43	\$	1,234.18
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72114	X-ray lowe N	20	20	\$	48.99	\$	979.74
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	72125	CT scan of N	59	59	\$	39.69	\$	2,341.56
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72125	CT scan of N	25	24	\$	112.95	\$	2,823.79
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72128	CT scan of N	13	13	\$	109.47	\$	1,423.11
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	72131	CT scan of I N	38	38	\$	36.26	\$	1,377.71
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72131	CT scan of I N	47	47	\$	110.88	\$	5,211.57
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72132	CT scan of I N	16	16	\$	152.60	\$	2,441.54
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72141	MRI scan o N	134	134	\$	156.29	\$	20,942.96
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72146	MRI scan o N	26	26	\$	153.62	\$	3,994.19
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	72148	MRI scan o N	16	16	\$	56.43	\$	902.80
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72148	MRI scan o N	372	368	\$	162.07	\$	60,289.35
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72156	MRI scan o N	28	28	\$	247.02	\$	6,916.42
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72157	MRI scan o N	22	22	\$	292.75	\$	6,440.55
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	72158	MRI scan o N	62	62	\$	276.24	\$	17,127.05
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic F	76380	CT scan lim N	13	13	\$	39.09	\$	508.17
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	A9575	Injection, g Y	1426	21	\$	0.16	\$	231.66
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	A9579	Injection, g Y	4000	244	\$	1.45	\$	5,793.27
1841260114	ASHDOWN	BOYD	C	MD	Diagnostic O	Q9967	Low osmol Y	6862	74	\$	0.10	\$	669.10
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	62304	X-ray of lo N	13	13	\$	190.43	\$	2,475.59
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70450	CT scan he N	701	654	\$	30.70	\$	21,522.02
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70450	CT scan he N	80	79	\$	77.11	\$	6,168.67
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70486	CT scan of N	27	27	\$	23.98	\$	647.51
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70486	CT scan of N	56	56	\$	98.53	\$	5,517.45
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70491	CT scan of N	14	13	\$	55.30	\$	774.20
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70491	CT scan of N	28	28	\$	155.51	\$	4,354.18
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70496	CT scan of N	44	44	\$	62.63	\$	2,755.82
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70496	CT scan of N	34	34	\$	179.29	\$	6,095.95
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70498	CT scan of N	43	43	\$	50.15	\$	2,156.35
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70498	CT scan of N	31	31	\$	130.71	\$	4,051.87
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70543	MRI scan b N	20	20	\$	375.67	\$	7,513.32
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70544	MRA scan N	73	73	\$	47.69	\$	3,481.52
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70544	MRA scan N	52	52	\$	241.10	\$	12,537.37
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70548	MRA scan N	55	55	\$	35.79	\$	1,968.26
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70548	MRA scan N	27	27	\$	303.00	\$	8,180.92
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70551	MRI scan b N	55	55	\$	56.27	\$	3,094.92
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70551	MRI scan b N	95	94	\$	169.27	\$	16,080.41
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	70553	MRI scan o N	77	77	\$	88.93	\$	6,847.95
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	70553	MRI scan o N	202	198	\$	275.60	\$	55,671.70
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72040	X-ray of spi N	17	17	\$	13.88	\$	235.98
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72050	X-ray of up N	18	18	\$	23.64	\$	425.54
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72052	X-ray of up N	11	11	\$	41.55	\$	457.02
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72100	X-ray of lo N	11	11	\$	19.90	\$	218.93
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72110	X-ray of lo N	31	31	\$	27.16	\$	841.88
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72114	X-ray lowe N	25	25	\$	38.91	\$	972.78
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72120	X-ray lowe N	24	24	\$	23.71	\$	569.05
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	72125	CT scan of N	88	88	\$	39.11	\$	3,441.34
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72125	CT scan of N	28	28	\$	112.94	\$	3,162.30
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	72131	CT scan of I N	41	41	\$	35.79	\$	1,467.54
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72131	CT scan of I N	62	61	\$	98.42	\$	6,101.92
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72132	CT scan of I N	17	17	\$	166.46	\$	2,829.86
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	72141	MRI scan o N	18	18	\$	55.09	\$	991.60
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72141	MRI scan o N	171	170	\$	157.41	\$	26,917.42

1861463929	CHEN	TAYLOR	P	MD	Diagnostic	O	72146	MRI scan o N	46	46	\$	161.17	\$	7,413.67
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1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	72148 MRI scan o N	18	18	\$	49.40	\$	889.15
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72148 MRI scan o N	361	361	\$	162.88	\$	58,801.13
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72156 MRI scan o N	30	29	\$	241.43	\$	7,242.84
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72157 MRI scan o N	16	16	\$	251.89	\$	4,030.25
1861463929	CHEN	TAYLOR	P	MD	Diagnostic F	72158 MRI scan o N	23	22	\$	81.42	\$	1,872.66
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	72158 MRI scan o N	79	79	\$	268.16	\$	21,184.51
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	A9575 Injection, g Y	1420	24	\$	0.16	\$	230.75
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	A9579 Injection, g Y	4865	291	\$	1.46	\$	7,085.93
1861463929	CHEN	TAYLOR	P	MD	Diagnostic O	Q9967 Low osmol Y	6373	67	\$	0.10	\$	614.32
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71010 X-ray of ch N	933	769	\$	7.02	\$	6,553.27
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71020 X-ray of ch N	500	481	\$	8.23	\$	4,116.65
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	71020 X-ray of ch N	202	199	\$	16.54	\$	3,340.30
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71101 X-ray of rib N	15	15	\$	10.15	\$	152.32
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71250 CT scan ch N	56	55	\$	38.41	\$	2,151.21
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	71250 CT scan ch N	49	49	\$	101.79	\$	4,987.60
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71260 CT scan ch N	71	70	\$	44.25	\$	3,141.44
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	71260 CT scan ch N	26	26	\$	127.07	\$	3,303.71
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	71275 CT scan of N	96	94	\$	67.45	\$	6,475.37
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	72082 X-ray of spl N	13	13	\$	49.02	\$	637.26
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	72100 X-ray of lo N	29	29	\$	8.95	\$	259.55
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	72110 X-ray of lo N	31	31	\$	32.13	\$	996.00
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	72170 X-ray of pe N	13	13	\$	6.45	\$	83.88
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73020 X-ray of sh N	14	14	\$	5.69	\$	79.69
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73030 X-ray of sh N	50	47	\$	6.64	\$	332.20
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73030 X-ray of sh N	31	25	\$	19.01	\$	589.40
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73110 X-ray of wr N	17	16	\$	5.48	\$	93.21
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73110 X-ray of wr N	21	15	\$	25.75	\$	540.66
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73130 X-ray of ha N	22	21	\$	5.19	\$	114.18
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73130 X-ray of ha N	44	27	\$	19.75	\$	868.81
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73501 X-ray of hip N	35	35	\$	7.51	\$	263.00
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73502 X-ray of hip N	78	76	\$	8.95	\$	698.10
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73502 X-ray of hip N	34	34	\$	27.55	\$	936.57
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73560 X-ray of kn N	39	36	\$	6.70	\$	261.30
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73562 X-ray of kn N	24	21	\$	6.92	\$	166.10
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73562 X-ray of kn N	42	33	\$	25.39	\$	1,066.57
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73564 X-ray of kn N	18	16	\$	7.96	\$	143.20
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73590 X-ray of lo N	20	19	\$	6.37	\$	127.30
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73610 X-ray of an N	16	15	\$	6.55	\$	104.85
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	73630 X-ray of fo N	24	23	\$	6.14	\$	147.40
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73630 X-ray of fo N	44	33	\$	15.91	\$	700.23
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	73721 MRI scan o N	16	16	\$	158.09	\$	2,529.47
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74000 X-ray of ab N	70	56	\$	7.27	\$	508.90
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	74000 X-ray of ab N	40	39	\$	16.51	\$	660.29
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74020 Imaging of N	40	39	\$	10.88	\$	435.20
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74176 CT scan of N	95	93	\$	66.81	\$	6,346.56
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	74176 CT scan of N	17	17	\$	129.40	\$	2,199.74
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74177 CT scan of N	173	168	\$	70.18	\$	12,140.29
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	74177 CT scan of N	24	24	\$	203.86	\$	4,892.61
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	74178 CT scan of N	18	17	\$	251.82	\$	4,532.82
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74181 MRI scan o N	13	13	\$	55.87	\$	726.37
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	74230 Imaging fo N	29	29	\$	20.50	\$	594.44
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	76536 Ultrasound N	12	12	\$	78.46	\$	941.57
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	76700 Ultrasound N	28	28	\$	30.13	\$	843.71
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	76700 Ultrasound N	23	23	\$	78.31	\$	1,801.02
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	76770 Ultrasound N	26	26	\$	25.87	\$	672.74
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	76770 Ultrasound N	33	33	\$	80.29	\$	2,649.63
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	77012 Radiologica N	14	14	\$	45.80	\$	641.20
1942271085	BAKER	MICHAEL	R	MD	Diagnostic F	93971 Ultrasound N	11	11	\$	17.83	\$	196.13
1942271085	BAKER	MICHAEL	R	MD	Diagnostic O	Q9967 Low osmol Y	6025	59	\$	0.10	\$	593.89
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	20610 Aspiration N	11	11	\$	45.43	\$	499.69	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	22511 Injection of N	11	11	\$	1,396.64	\$	15,363.04	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	32405 Needle bio N	12	11	\$	83.62	\$	1,003.44	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	36561 Insertion o N	16	16	\$	285.19	\$	4,563.04	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	71010 X-ray of ch N	586	478	\$	7.09	\$	4,154.13	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	71020 X-ray of ch N	245	241	\$	8.22	\$	2,012.95	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	71020 X-ray of ch N	166	166	\$	17.83	\$	2,960.23	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	71250 CT scan ch N	49	48	\$	37.87	\$	1,855.56	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	71250 CT scan ch N	85	84	\$	96.10	\$	8,168.69	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	71260 CT scan ch N	78	78	\$	43.36	\$	3,381.73	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	71260 CT scan ch N	55	55	\$	146.41	\$	8,052.56	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	71275 CT scan of N	62	62	\$	62.54	\$	3,877.37	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	71275 CT scan of N	13	13	\$	223.61	\$	2,906.99	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	72100 X-ray of lo N	13	13	\$	7.57	\$	98.45	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	72110 X-ray of lo N	23	23	\$	36.69	\$	843.92	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	72114 X-ray lowe N	12	12	\$	45.97	\$	551.68	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	73030 X-ray of sh N	21	21	\$	7.19	\$	151.00	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	73030 X-ray of sh N	22	20	\$	17.86	\$	392.92	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	73110 X-ray of wr N	11	11	\$	6.99	\$	76.89	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	73502 X-ray of hip N	36	36	\$	8.45	\$	304.30	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	73502 X-ray of hip N	22	22	\$	28.87	\$	635.21	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	73562 X-ray of kn N	16	13	\$	7.55	\$	120.80	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	73562 X-ray of kn N	23	19	\$	26.54	\$	610.42	
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	73630 X-ray of fo N	23	21	\$	5.61	\$	128.93	

1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	73630 X-ray of fo N	23	19	\$	13.58	\$	312.24
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1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	74000 X-ray of ab N	20	19	\$	7.27	\$	145.40
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	74000 X-ray of ab N	34	34	\$	17.25	\$	586.49
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	74020 Imaging of N	28	26	\$	10.88	\$	304.64
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	74174 CT scan of N	34	34	\$	73.04	\$	2,483.48
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	74176 CT scan of N	49	49	\$	69.20	\$	3,390.57
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	74176 CT scan of N	37	37	\$	118.97	\$	4,401.71
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	74177 CT scan of N	149	148	\$	69.01	\$	10,282.14
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	74177 CT scan of N	44	44	\$	220.82	\$	9,716.08
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	74178 CT scan of N	43	43	\$	238.40	\$	10,251.25
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	75571 CT scan of N	14	14	\$	30.63	\$	428.87
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	75572 CT scan of N	16	16	\$	45.50	\$	728.01
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	75574 CT scan of N	24	24	\$	94.18	\$	2,260.32
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	75574 CT scan of N	30	30	\$	268.47	\$	8,054.15
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76536 Ultrasound N	33	33	\$	73.18	\$	2,415.10
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	76700 Ultrasound N	22	22	\$	29.58	\$	650.85
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76700 Ultrasound N	39	39	\$	90.31	\$	3,521.95
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	76770 Ultrasound N	11	11	\$	28.01	\$	308.08
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76770 Ultrasound N	56	56	\$	78.00	\$	4,367.98
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76775 Ultrasound N	13	13	\$	40.59	\$	527.70
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76830 Ultrasound N	12	11	\$	87.59	\$	1,051.09
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	76856 Ultrasound N	12	11	\$	67.58	\$	811.01
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	77001 Fluoroscop N	23	23	\$	15.05	\$	346.15
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	77002 Fluoroscop N	16	16	\$	73.37	\$	1,173.92
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	77012 Radiologica N	37	36	\$	45.80	\$	1,694.60
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	93880 Ultrasound N	41	41	\$	140.57	\$	5,763.31
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	93971 Ultrasound N	16	16	\$	96.11	\$	1,537.76
1982675112	MCMANIM SHAUN	P	MD	Diagnostic F	99144 Moderate N	17	17	\$	23.00	\$	391.04
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	A9579 Injection, g Y	319	14	\$	1.47	\$	468.05
1982675112	MCMANIM SHAUN	P	MD	Diagnostic O	Q9967 Low osmol Y	17690	179	\$	0.10	\$	1,713.82
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	19000 Aspiration N	11	11	\$	73.41	\$	807.55
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	19083 Biopsy of b N	32	32	\$	529.50	\$	16,944.10
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	71010 X-ray of ch N	458	381	\$	7.00	\$	3,207.29
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	71020 X-ray of ch N	170	170	\$	8.42	\$	1,430.55
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	71020 X-ray of ch N	15	15	\$	11.27	\$	169.08
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	71250 CT scan ch N	20	20	\$	39.76	\$	795.22
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	71260 CT scan ch N	18	18	\$	40.06	\$	721.10
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	71275 CT scan of N	50	50	\$	68.85	\$	3,442.35
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	73030 X-ray of sh N	11	11	\$	6.86	\$	75.50
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	73502 X-ray of hip N	28	28	\$	8.95	\$	250.60
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	73610 X-ray of an N	14	13	\$	6.49	\$	90.87
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	73630 X-ray of fo N	20	20	\$	6.37	\$	127.30
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	74000 X-ray of ab N	24	23	\$	6.97	\$	167.21
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	74020 Imaging of N	20	20	\$	10.88	\$	217.60
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	74176 CT scan of N	50	50	\$	69.20	\$	3,460.12
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	74177 CT scan of N	77	77	\$	70.06	\$	5,394.83
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	76642 Ultrasound N	186	170	\$	65.61	\$	12,203.35
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	76705 Ultrasound N	18	18	\$	21.19	\$	381.44
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	76770 Ultrasound N	22	22	\$	26.61	\$	585.46
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	76942 Ultrasonic N	22	22	\$	48.11	\$	1,058.42
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	77059 MRI scan o N	72	69	\$	408.41	\$	29,405.27
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	77063 Screening N	460	460	\$	54.61	\$	25,120.60
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	77080 Bone densi N	17	17	\$	40.61	\$	690.37
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	93970 Ultrasound N	11	11	\$	25.07	\$	275.80
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	93971 Ultrasound N	17	17	\$	17.83	\$	303.11
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	A9579 Injection, g Y	1610	75	\$	1.46	\$	2,342.92
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic F	G0202 Screening N	66	66	\$	34.56	\$	2,280.96
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	G0202 Screening N	1307	1307	\$	131.92	\$	172,417.55
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	G0204 Diagnostic N	149	149	\$	117.40	\$	17,492.08
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	G0206 Diagnostic N	170	164	\$	90.36	\$	15,361.76
1992842603	DILL-MACK MARCUS	J	M.D.	Diagnostic O	G0279 Diagnostic N	71	70	\$	43.27	\$	3,072.33
										\$ 6,646,850.54	